JATOT

Policy Fee

% bemail muminiM

FORM(S) AND ENDORSEMENT(S) MADE A PART OF THIS POLICY AT TIME OF ISSUE*

90-500

Policy Number CORRESPONDENCE РОГІСУ ИОМВЕЯ МИЗТ АРРЕАК ОИ АLL

ECI 003 8380

Kentucky but cligible as a surplus lines insurer. The Iconsect to transact business in the Commonwealth of This insurance has been placed with an insurer not

insurer is not a member of the Hidiathy Harbor Insurance Company

Insurance Gueranty Association. Should the insurer Seaview Ave, Stamford, CT 06902

become insolvent, the protection and benefits of the Kenter Aver, Stannord, CT 00502.

Kenters insolvent, the protection and benefits of the Court Administrative Office: WKF&C Agency, Inc.

Kenters in Stanton Office of Stanton O

Suite 2C18 One Huntington Quadrangle

(L)

MOLICE LAND BOFICA 32 NO COMMERCIVE PROPERTY POLICY Melville, NY 11747

08/15/2007 9002/91/80 ECI 005 8416 Address Shown Below. Expiration Date Effective Date Time at your Mailing Account Mamper RENEWAL OF NUMBER At 12:01 A.M. Standard POLICY PERIOD **()** GUATIANTY ASSOCIATION, COMMON POLICY DECLARATIONS

PRODUCER NAME AND ADDRESS

Naperville, IL 60563 Suite 103 1323 Bond Street Atlantic Specialty Lines-Midwest

Phone: 630-718-3500

SAOTARAGO OPERATORS

NAMED INSURED AND ADDRESS

In return for the payment of the premium and subject to all the terms of this policy, the company indicated above agrees to

brovide the insurance stated in this policy.

PREMIUM SUMMARY:

Chicago, IL 60611

Zaragon Holdings, Inc.

O486 eliu2 875 M. Michigan

to adjustment.

BUSINESS DESCRIPTIONS:

00.0\$ 00.0\$ Commercial Crime Coverage Part Commercial Inland Marine Coverage Part 00.0\$ 00.716,8 Commercial Property Coverage Terrorism Part 00'691'69\$ Commercial Property Coverage Non-Terrorism Part

This policy consists of the following coverage parts for which a premium is indicated. This premium may be subject

Commerical Auto Coverage Part

Garage Coverage Part

%48.8 of litzens Assessment equal to 6.84%

applies to any Florida premium.

Trust Fund for all Florida Policies. A9ME of \$4.00 applies to the EMPA

01=21150/K/=1828 20

Authorized Signature

\$76,261.00

%00'9Z

\$175.00

00'0\$

*Omits applicable forms and endorsements if shown in specific Coverage Part/Coverage Form Declarations.

, eldslieve rom

COMMERCIAL PROPERTY COVERAGE PART DECLARATIONS

EffectiveDate:8/15/2006 **
12:01 A.M. Standard Time

RATES

Policy No.:FCI 003 8380

NAMED INSURED: Zaragon Holdings, Inc.

DESCRIPTION OF PREMISES:
DESCRIPTION OF PREMISES:

See Schedule attached

COVERAGES PROVIDED -Insurance at the described premises applies only for which a limit of insurance is shown See Schedule attached

*RC means Replacement Cost **Extra Expense Coverage, Limits on Loss Payment

OPTIONAL COVERAGES - Applicable only when entries are made in the schedule below

PREMIBLDG NO CODE COVERAGE

LIMIT OF INSURANCE

COVERED CAUSES OF LOSS

CONSURANCE*** RATES

OF INDEMNITY (DAYS)

MAXIMUM PERIOD (X) YTIMMƏDNI 70 ***MONTHLY LIMIT OF INDEMNITY(FRACTION)

РВЕМ/ВСОБ ИО

*RC means Replacement Cost **Extra Expense Coverage, Limits on Loss Payment *** Applies To Business Income Only

MORTGAGE HOLDER NAME AND MAILING ADDRESS

ькем/вгре ио

See Schedule attached

MORTGAGE HOLDERS

DEDUCTIBLE: 10000

Forms and Endorsements applying to this Coverage Part and made part of this policy at time of issue: See Schedule

attached

Fогт Иитрегя

Coverages

Bldg. No.

Prem No.

Coverage Exception
Applicable only to Specific
Premises/Coverages

PREMIUM
Premium for this Coverage Part: 25 %

Premium for this Coverage Part \$76,086.00

"slucingion of Date Optional

THESE DECLARATIONS ARE PART OF THE POLICY DECLARATIONS CONTAINING THE NEED FOLICY PERIOD

CF 15 00 06 03

Schedule of Forms

Named Insured Zaragon Holdings, Inc.

Indian Harbor Insurance Company

Policy No: FCI 003 8380

Declarations Page

Form Edition No Dec Page

001 10
CE 120
IH Service Of Suit
1LMP9106
minearned.pre(F1 2/9
deduct(F1 2/95)
policont.exc(F1 2/95
asbest.mat(F1 02/95)
102630702
1L01430702
IL09350702
BN CM 02 0109
LN CM 05 0202
Cb05991185
10017198
PN CW 01 0505
CP00100402
CP00900788
CP10300402
occliab(F1 2/95)
IFO9621102
Cb00350405
Focsched (F1 8/95)
Forms

109850103

Form Name

Disclosure Pursuant to Terrorism Risk Supplemental Declarations Indian Harbor Service Of Suit In Witness Endorsement Minimum Earned Premium Deductible Clause Pollution and Contamination Exclusion Aspestos Material Endorsement Kentucky Changes - Cancellation & Nonrenewal Connecticut Changes - Cancellation & Nonrenewal Certain Computer Related Loss Exclusion Foreign Assets Control Notice to Policy Holders-XL Privacy Notice To Policy Holders-XL Cancellation Changes Common Policy Conditions Fraud Notice To Policy Holders-XL Building & Personal Property Form Commercial Property Conditions Causes of Loss - Special Form (v. 04/02) Occurrence Limit of Liability Cap on Losses from Certified Acts of Terrorism Business Income without Extra Expense Location Schedule Schedule of Forms

Policy No:

Named Insured:
Policy Effective Date:
Policy Expiration Date:

Zaragon Holdings, Inc. 08/15/2006 08/15/2007

LOCATION SCHEDULE

FCI 003 8380

This endorsement effective:	
12:01 AM C	
08/15/2006	
forms a part of	

Loc, #	Bldg.#	Location Address	Coverage	Values	Covered Cause of Loss	Co-Ins.
	4	3500 Beaver Place Road Lexington, KY 40503	CONTENTS	\$10,000.00	Special - Excluding Flood & Quake	NIL
		Protection: None-n/a - n/a	REAL PROPERTY	\$14,730,000.00	Special - Excluding Flood & Quake	Z.
		Class: Apartments Construction: Frame	RENTAL VALUE	\$700,000.00	Special - Excluding Flood & Quake	N N
2	-1	9400 Hurstbourne Louisville, KY 40220	CONTENTS	\$25,000.00	Special - Excluding Flood & Quake	Z F
		Protection: None-n/a - n/a	REAL PROPERTY	\$15,463,580.00	Special - Excluding Flood & Quake	Z F
		Class: Apartments Construction: Frame	RENTAL VALUE	\$2,200,000.00	Special - Excluding Flood & Quake	<u>Z</u>
ω		3751 Appian Way Lexington, KY 40517	CONTENTS	\$25,000.00	Special - Excluding Flood & Quake	NE.
		Protection: None-n/a - n/a	REAL PROPERTY	\$17,687,315.00	Special - Excluding Flood & Quake	Z F
		Class: Apartments Construction: Frame	RENTAL VALUE	\$2,200,000.00	Special - Excluding Flood & Quake	Z
4	-3	Orie Russett Lane Middletown, CT 06457	CONTENTS	\$20,000.00	Special - Excluding Flood & Quake	Z
		Protection: None-n/a - n/a	REAL PROPERTY	\$9,090,000.00	Special - Excluding Flood & Quake	Z F
		Class: Apartments Construction: Frame	RENTAL VALUE	\$730,000.00	Special - Excluding Flood & Quake	<u>Z</u>

PROPERTY COVERAGE FORM

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The words "we", "us" and "our" refer to the Company providing this insurance.

Other words and phrases that appear in quotation marks have special meaning. Refer to Section H. - Definitions.

- (b) Materials, equipment, supplies and temporary structures, on or within 100 feet of the described premises, used for making additions, alterations or repairs to the building or structure.
- b. Your Business Personal Property located in or on the building described in the Declarations or in the open (or in a vehicle) within 100 feet of the described premises, consisting of the following unless otherwise specified in the Declarations or on the Your specified in the Declarations or on the Your Business Personal Property Separation of Coverage form:
- (1) Furniture and fixtures;
- (S) Machinery and equipment,
- (3) "Stock":
- (4) All other personal property owned by you and used in your business;
- (5) Labor, materials or services furnished or arranged by you on personal property of others;
- (6) Your use interest as tenant in improvements and betterments are fixtures, alterations, installations or additions:
- (a) Made a part of the building or structure you occupy but do not own; and
- bense but cannot legally remove;
- (7) Leased personal property for which you have a contractual responsibility to insure, unless otherwise provided for under Personal Property of Others.

A. Coverage

We will pay for direct physical loss of or damage to Covered Property at the premises described in the Declarations caused by or resulting from any Covered Cause of Loss.

1. Covered Property

Covered Property, as used in this Coverage Part, means the type of property described in A.2., Property this Section, A.1., and limited in A.2., Property Not Covered, if a Limit of Insurance is shown in the Declarations for that type of property.

- a. **Building,** meaning the building or structure described in the Declarations, including:
- (1) Completed additions;
- (2) Fixtures, including outdoor fixtures;
- (3) Permanently installed:
- (a) Machinery and
- (b) Equipment;
- (4) Personal property owned by you that is used to maintain or service the building or structure or its premises, including:
- (a) Fire extinguishing equipment;
- (b) Outdoor furniture;
- (c) Floor coverings; and
- (d) Appliances used for refrigerating, ventilating, cooking, dishwashing or laundering;
- (5) If not covered by other insurance:
- (a) Additions under construction, alterations and repairs to the building or structure;

Filed 05/09/2008

Page 5 of 61

Page 2 of 14

Cb 00 10 04 05

Owned Detached Trailers.

described premises; or

watehouse;

for in the Coverage Extension for Non-

(d) Trailers, but only to the extent provided

(c) Rowboats or canoes out of water at the

other than autos, you hold for sale;

(b) Vehicles or self-propelled machines,

(a) Vehicles or self-propelled machines or

(2) Are operated principally away from the

(1) Are licensed for use on public roads; or

p. Vehicles or self-propelled machines (in-

Electronic Data) for limited coverage for

spie Papers And Records (Other Than

Refer to the Coverage Extension for Valu-

stracts, drawings and card index systems. pooks of account, deeds, manuscripts, ab-

are not limited to proprietary information,

Valuable papers and records include but

cluding those which exist as electronic data.

tion on valuable papers and records, in-

receive, process, store, retrieve or send

it, which enable the computer or device to

tions of a computer or device connected to

tions which direct the operations and func-

means a set of related electronic instruc-

toregoing description of electronic data,

term computer programs, referred to in the electronically controlled equipment. The

computer software which are used with essing devices or any other repositories of

CD-ROMs, tapes, drives, cells, data proc-

blications software), on hard or floppy disks,

puter software (including systems and ap-

or used on, or transmitted to or from com-

computer programs stored as or on, created

Electronic data means information, facts or

Additional Coverages - Electronic Data. n. Electronic data, except as provided under

The cost to replace or restore the informa-

your "stock" of prepackaged software. data. This Paragraph n., does not apply to

This paragraph does not apply to:

cluding aircraft or watercraft) that:

those which exist as electronic data. valuable papers and records other than

described premises.

antos you manufacture, process or

- m. Underground pipes, flues or drains;
- I. Retaining walls that are not part of a build-
- that other insurance; (whether you can collect on it or not) from cept for the excess of the amount due which it is more specifically described, excoverage form of this or any other policy in
- k. Property that is covered under another
- j. Bulkheads, pilings, piers, wharves or docks;
- i. Personal property while airborne or wateris located), water, growing crops or lawns;
- h. Land (including land on which the property
- pssement;
- (2) The surface of the ground, if there is no
 - (1) The lowest basement floor; or
- chinery or boilers if their foundations are
- 9. Foundations of buildings, structures, maor filling;
- f. The cost of excavations, grading, backfilling
- illegal transportation or trade;
- Contraband, or property in the course of .9
- baked snusces!
- d. Bridges, roadways, walks, patios or other
- c. Automobiles held for sale;
 - "stock" while inside of buildings;
- boarded by you, or if owned by you, only as
- b. Animals, unless owned by others and
- not securities;
- securities. Lottery tickets held for sale are other evidences of debt, money, notes or a. Accounts, bills, currency, food stamps or Covered Property does not include:
 - 2. Property Not Covered

be for the account of the owner of the prop-

sde to personal property of others will only However, our payment for loss of or dampremises. vehicle) within 100 feet of the described

- in the Declarations or in the open (or in a (2) Located in or on the building described (1) In your care, custody or control; and
 - c. Personal Property Of Others that is:

- loss or damage. Covered Property that has sustained ceeds the Limit of Insurance on the direct physical loss or damage exexpense plus the amount we pay for
- tained loss or damage. the Covered Property that has susfor direct physical loss or damage to ductible plus the amount that we pay exceeds 25% of the sum of the de-(b) The actual debris removal expense

(a) The total of the actual debris removal

.000,01\$ sulq erty that has sustained loss or damage, Limit of Insurance on the Covered Propmay reach but will never exceed the or damage and debris removal expense our total payment for direct physical loss Therefore, if (4)(a) and/or (4)(b) apply,

(2) Examples

(000,03\$ to %0S ai 000,01\$)

there is no coinsurance penalty. The following examples assume that

Example #1

Payable

		Debris Removal Expense
10,000	\$	Debris Removal Expense
(009\$ -	000,02\$)	
49,500	\$	Amount of Loss Payable
900'09	\$	Amount of Loss
009	\$	Amount of Deductible
000'06	\$	Limit of Insurance

terms of Paragraph (3). beuse is bayable in accordance with the the full amount of debris removal exthan the Limit of Insurance. Therefore ssəl si (005,62\$ = 000,01\$ + 002,64\$)able and the debris removal expense the deductible. The sum of the loss pay-25% of the sum of the loss payable plus The debris removal expense is less than

:s6uipjinq q. The following property while outside of

(1) Grain, hay, straw or other crops;

- provided in the Coverage Extensions. trees, shrubs or plants), all except as aurnpa or plants (other than "stock" of than signs attached to buildings), trees, in wiring, masts or towers, signs (other (including satellite dishes) and their lead-(2) Fences, radio or television antennas
- 3. Covered Causes Of Loss

in the Declarations. See applicable Causes of Loss Form as shown

4. Additional Coverages

a. Debris Removal

- (1) Subject to Paragraphs (3) and (4), we
- the date of direct physical loss or damported to us in writing within 180 days of expenses will be paid only it they are rethat occurs during the policy period. The sulfing from a Covered Cause of Loss of Covered Property caused by or rewill pay your expense to remove debris
- (2) Depuis Removal does not apply to costs
- (a) Extract "pollutants" from land
- (b) Remove, restore or replace polluted water; or
- (3) Subject to the exceptions in Paragraph land or water.
- (⁴), the following provisions apply:
- ot damage. ered Property that has sustained loss of Insurance applicable to the Covdebris removal expense is the Limit direct physical loss or damage plus (a) The most we will pay for the total of
- sustained loss or damage. age to the Covered Property that has pay for direct physical loss or damdeductible plus the amount that we is limited to 25% of the sum of the will pay for debris removal expense (b) Subject to (a) above, the amount we
- one or both of the following circumloss or damage to Covered Property, if cation, in any one occurrence of physical for debris removal expense, for each lo-(4) We will pay up to an additional \$10,000
- efauces apply:

Page 3 of 14

4 10,000

Page 4 of 14

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c. Fire Department Service Charge

your liability for fire department service Cause of Loss, we will pay up to \$1,000 for or protect Covered Property from a Covered When the fire department is called to save

(1) Assumed by contract or agreement prior cusudes:

to loss; or

(2) Required by local ordinance.

Coverage. No Deductible applies to this Additional

d. Pollutant Clean Up And Removal

within 180 days of the date on which the only if they are reported to us in writing the policy period. The expenses will be paid Covered Cause of Loss that occurs during "pollutants" is caused by or results from a age, migration, release or escape of the premises if the discharge, dispersal, seepants" from land or water at the described We will pay your expense to extract "pollut-

This Additional Coverage does not apply to Covered Cause of Loss occurs.

performed in the course of extracting the ants". But we will pay for testing which is istence, concentration or effects of "pollutcosts to test for, monitor or assess the ex-

"pollutants" from the land or water.

The most we will pay under this Additional

month period of this policy. Loss occurring during each separate 12 penses arising out of Covered Causes of \$10,000 for the sum of all covered ex-Coverage for each described premises is

e. Increased Cost Of Construction

Optional Coverage applies. buildings to which the Replacement Cost (1) This Additional Coverage applies only to

ment of damaged parts of that property, Cause of Loss to a building that is Cov-(2) In the event of damage by a Covered

through e.(9) of this Additional Coversubject to the limitations stated in e.(3) course of repair, rebuilding or replacement of an ordinance or law in the costs incurred to comply with enforceered Property, we will pay the increased

Case 1:08-cv-00111

Amount of Loss Payable Amount of Loss \$ Amount of Deductible Limit of Insurance 000'06 \$

Example #2

Debris Removal Expense Debris Removal Expense

005'01 \$ Basic Amount Payable \$ 30,000 (009\$ - 000'08\$) 009'64 \$ 000'08 \$

009

Paragraph (3) is calculated as follows: removal expense under the terms of The basic amount payable for debris 000'01 \$ InnomA IsnoilibbA

The additional amount payable for debris surance (\$90,000). (\$10,500) cannot exceed the Limit of Inbayable for debris removal expense payable (\$79,500) and the basic amount sbbjjes pecsnae the sum of the loss \$20,000; capped at \$10,500. The cap = 92' \times (009\$ + 009'6\foots) 000'08\$

removal expense is provided in accor-

removal expense is not covered. example is \$20,500; \$9,500 of the debris able for debris removal expense in this under Paragraph (4). Thus the total paypense is \$10,000, the maximum payable amount of covered debris removal exsurance (\$90,000). The additional \$109,500) would exceed the Limit of In-= 000,05 + 005,67\$) sansqxs lsvom sum of the loss payable and debris re-37.5% of \$80,000, and because the able plus the deductible (\$30,000 is (\$30,000) exceeds 25% of the loss paybecause the debris removal expense dance with the terms of Paragraph (4),

If it is necessary to move Covered Property b. Preservation Of Property

loss or damage to that property: of Loss, we will pay for any direct physical from loss or damage by a Covered Cause from the described premises to preserve it

rarily stored at another location; and (1) While it is being moved or while tempo-

30 days after the property is first moved. (2) Only if the loss or damage occurs within © ISO Properties, Inc., 2001

f. Electronic Data

- ing the two years. extend this period in writing durnot to exceed two years. We may possible after the loss or damage, are made as soon as reasonably (ii) Unless the repairs or replacement
- construction at the same premises. Coverage, is the increased cost of provisions of e.(6) of this Additional Cost of Construction, subject to the most we will pay for the increased to rebuild at another premises, the at the same premises, or if you elect (b) If the building is repaired or replaced
- struction at the new premises. erage, is the increased cost of con--voO lenoitibbA sint to (6) of this Additional Cov-Construction, subject to the proviwe will pay for the increased Cost of cation to another premises, the most (c) If the ordinance or law requires relo-
- this Additional Coverage. sion would conflict with the provisions of Exclusion, to the extent that such Excluto the terms of the Ordinance or Law (8) This Additional Coverage is not subject
- (9) The costs addressed in the Loss Pay-
- Ilmitation. tional Coverage, is not subject to such Coverage, as stated in e.(6) of this Addiamount payable under this Additional forcement of an ordinance or law. The the increased cost attributable to enin this Coverage Form, do not include Replacement Cost Optional Coverage, ment and Valuation Conditions, and the
- tronic data has the meaning described (1) Under this Additional Coverage, elec-
- under Property Not Covered Electronic
- identical type. stored, with blank media of substantially media on which the electronic data was ued at the cost of replacement of the placed or restored, the loss will be valextent that electronic data is not reby a Covered Cause of Loss. To the which has been destroyed or corrupted to replace or restore electronic data tional Coverage, we will pay for the cost (2) Subject to the provisions of this Addi-
- tronic Data, subject to the following: ply to this Additional Coverage - Electo Your Business Personal Property ap-(3) The Covered Causes of Loss applicable

- force at the time of loss. at the described premises, and is in lishes zoning or land use requirements struction or repair of buildings or estabnance or law that regulates the conof this Additional Coverage is an ordi-(5) The ordinance or law referred to in e.(2)
- law that: not pay any costs due to an ordinance or (4) Under this Additional Coverage, we will
- before the loss, even when the (a) You were required to comply with
- pnilding was undamaged; and
- (b) You failed to comply with.
- not pay for: (5) Under this Additional Coverage, we will
- eling or remediation of property due replacement, reconstruction, remodlaw which requires demolition, repair, (a) The enforcement of any ordinance or
- (b) Any costs associated with the en-"fungus", wet or dry rot or bacteria; or eration, spread or any activity of due to the presence, growth, prolifto contamination by "pollutants" or
- "fungus", wet or dry rot or bacteria. assess the effects of "pollutants", fralize, or in any way respond to, or move, contain, treat, detoxify or neuto test for, monitor, clean up, rewhich requires any insured or others forcement of an ordinance or law
- value of the damaged building as of the the lesser of: \$10,000 or 5% times the Coverage, for that damaged building, is most we will pay under this Additional building or item of property, then the surance which applies to more than one is covered under a blanket Limit of Inwhichever is less. If a damaged building Insurance applicable to that building, Form, is \$10,000 or 5% of the Limit of building insured under this Coverage tional Coverage, for each described -ibbA sirt nebru veq Iliw ew teem this Addi-
- surance percentage. time of loss times the applicable coin-
- tional Coverage is additional insurance. The amount payable under this Addi-
- (Y) With respect to this Additional Coverage:
- Cost of Construction: (a) We will not pay for the increased
- another premises; and paired or replaced, at the same or (i) Until the property is actually re-

Page 6 of 14

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forming work on such property; or the course of installing or pertemporarily in your possession in (i) Personal property of others that is

(p) Lyis Extension does not apply to:

.gniblind rose is 000,001\$ as a sing the sing sing single single

The most we will pay for loss or described premises.

you newly acquire, located at the (iii) Business personal property that

in the Declarations; or buildings at the location described newly constructed or acquired newly acquire, located at your cinding such property that you (ii) Business personal property, in-

spows or exhibitions; acquire other than at fairs, trade newly acquire, at any location you cinding such property that you

(i) Business personal property, inthat insurance to apply to:

Personal Property, you may extend (a) If this policy covers Your Business

(2) Your Business Personal Property

.gaiplind

under this Extension is \$250,000 at each The most we will pay for loss or damage

- (ii) Use as a warehouse.
- scribed in the Declarations; or
- (i) Similar use as the building de-
- :not bebnetni other than the described premises,
- (b) Buildings you acquire at locations,
- on the described premises; and
- (a) Your new buildings while being built extend that insurance to apply to:
- If this policy covers Building, you may

sgnibling (f)

a. Mewly Acquired Or Constructed Property

ance provided by this Coverage Part as follows: in the Deciarations, you may extend the insuror, a Value Reporting period symbol, is shown If a Coinsurance percentage of 80% or more

descriped bremises.

the open (or in a vehicle) within 100 feet of the the building described in the Declarations or in extensions apply to properly located in or on Except as otherwise provided, the following

5. Coverage Extensions

the occurrence began. be sustained in the policy year in which year(s), all loss or damage is deemed to loss or damage in a subsequent policy sug confinnes of results in additional tence which begins in one policy year policy year, with respect to an occuror damage sustained in but not after that balance is available for subsequent loss does not exhaust this amount, then the loss payment on the first occurrence tions or computer systems involved. It age or the number of premises, locanumber of occurrences of loss or damin any one policy year, regardless of the \$2,500 for all loss or damage sustained

pair or replace that system. design, install, modify, maintain, refained by you or for you to inspect, leased employee, or by an entity rebloyee, including a temporary or cinding electronic data) by any emuibnistion of a computer system (inage caused by or resulting from mathere is no coverage for loss or damdisrupt its normal operation. But or destroy any part of the system or it is connected, designed to damage ejectronic data) or a network to which ou a computer system (including struction introduced into or enacted a virus, harmful code or similar in-(d) The Covered Causes of Loss include

tional Coverage - Electronic Data is

(4) The most we will pay under this Addi-

Coverage - Electronic Data. age provided under this Additional of Loss does not apply to the cover-Loss, the additional Covered Cause dorsed to add a Covered Cause of (c) If the Causes Of Loss Form is en-

form. cludes Collapse as set forth in that tional Coverage - Electronic Data inapplies, coverage under this Addi-If the Causes Of Loss - Broad Form (q)

mnot tent form, and Collapse as set forth in causes of loss" as defined in that Data is limited to the "specified Additional Coverage - Electronic Form applies, coverage under this (a) If the Causes Of Loss - Special

CP 00 10 04 02

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(s) In or on a vehicle; or

- (2) This Extension does not apply to prop-
- (c) At any fair, trade show or exhibition.
- term; or ter the beginning of the current policy
- provided the lease was executed af-
- (b) In storage at a location you lease, own, lease or operate;
- (a) Temporarily at a location you do not
- the described premises, if it is: Covered Property while it is away from by this Coverage Form to apply to your (1) You may extend the insurance provided

d. Property Off-Premises

tional insurance.

fore coverage of such costs is not addi-Business Personal Property and thereplicable Limit of Insurance on Your material and labor are subject to the apcoby the records. The costs of blank cate) for the cost of labor to transcribe or cates exist)' and (when there is a dupliing the records (whether or not duplithe cost of blank material for reproducditional insurance. We will also pay for in the Declarations. Such amount is adpremises, unless a higher limit is shown mation is \$2,500 at each described pay to replace or restore the lost infor-(4) Under this Extension, the most we will

includes Collapse as set forth in that applies, coverage under this Extension (3) If the Causes Of Loss - Broad Form

lapse as set forth in that form. loss" as defined in that form, and Col-

is limited to the "specified causes of applies, coverage under this Extension (2) If the Causes Of Loss - Special Form

Electronic Data. scribed under Property Not Covered -Electronic data has the meaning derecords which exist as electronic data. ques uot apply to valuable papers and cates do not exist. But this Extension able papers and records for which duplior restore the lost information on valu-Property to apply to the cost to replace applies to Your Business Personal (1) You may extend the insurance that

Than Electronic Data) c. Valuable Papers And Records (Other

lowing first occurs: coverage will end when any of the folnewly acquired or constructed property, With respect to insurance on or at each

or wholesaling activities.

the course of your manufacturing temporarily in your possession in (ii) Personal property of others that is

the property. will only be for the account of the owner of or damage to personal property of others scribed premises. Our payment for loss of under this Extension is \$2,500 at each de-The most we will pay for loss or damage

custody or control. (2) Personal property of others in your care,

age by theft.

tension does not apply to loss or dammanagers or your employees. This exofficers, your partners or members, your

(1) Personal effects owned by you, your

to Your Business Personal Property to apply You may extend the insurance that applies

b. Personal Effects And Property Of Others

qualify as covered property. tion of that part of the building that would acquire the property or begin constructor values reported from the date you

We will charge you additional premium

property or begin construction of that

(c) You report values to us.

se covered property; or part of the building that would quality

(p) 30 days expire after you acquire the

(s) This policy expires;

(3) Period Of Coverage

CP 00 10 04 02

- vehicle or motorized conveyance. cidentally unhitched from a motor tions, or when a trailer becomes ac-(p) Druing hitching or unhitching opera-
- higher limit is shown in the Declarations. under this Extension is \$5,000, unless a

(3) The most we will pay for loss or damage

ering such property. it or not) from any other insurance covswonut ane (whether you can collect on (4) This insurance is excess over the

tion, Coinsurance, does not apply to these Extenunless otherwise indicated. The Additional Condi-Each of these Extensions is additional insurance

B. Exclusions And Limitations

the Declarations. See applicable Causes of Loss Form as shown in

C. Limits Of Insurance

one occurrence is the applicable Limit of Insurance The most we will pay for loss or damage in any

shown in the Deciarations.

door signs attached to buildings is \$1,000 per sign The most we will pay for loss or damage to out-

in any one occurrence.

ice Charge and Pollutant Clean Up and Removal The limits applicable to the Fire Department Serv-

of Insurance. Additional Coverages are in addition to the Limits

ditional Coverage will not increase the applicable Payments under the Preservation of Property Ad-

Limit of Insurance.

D. Deductible

the adjusted amount of loss exceeds the Deducti-Condition or the Agreed Value Optional Coverage. amount of loss if required by the Coinsurance after referred to as loss), we will first reduce the In any one occurrence of loss or damage (herein-

amount or the Limit of Insurance, whichever is adjusted amount of loss, and will pay the resulting ple, we will then subtract the Deductible from the to the Deductible, we will not pay for that loss. It It the adjusted amount of loss is less than or equal

the Deductible will be applied only once per occurin determining application of the Deductible, but of Insurance apply, the losses will not be combined one item of Covered Property and separate Limits When the occurrence involves loss to more than

reduce:

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fair, trade show or exhibition. in such care, custody or control at a salespersons, unless the property is (b) In the care, custody or control of your

under this Extension is \$10,000. (3) The most we will pay for loss or damage

e. Outdoor Property

the following causes of loss if they are Covexpense, caused by or resulting from any of autrips or plants), including debns removal and plants (other than "stock" of trees, sidus stracued to pnildings), trees, shrubs cinding satellite dishes), signs (other than tences, radio and television antennas (inthis Coverage Form to apply to your outdoor You may extend the insurance provided by

։6սյայսթյ¬ (Շ) ;91i (f)

ered Causes of Loss:

- (3) Explosion;

- (4) Riot or Civil Commotion; or

- (5) Aircraft.
- The most we will pay for loss or damage
- items lost or damaged in that occurrence. rence, regardless of the types or number of blant. These limits apply to any one occurmore than \$250 for any one tree, shrub or under this Extension is \$1,000, but not

(1) You may extend the insurance that f. Non-Owned Detached Trailers

- trailers that you do not own, provided Property to apply to loss or damage to applies to Your Business Personal
- (b) The trailer is in your care, custody or (a) The trailer is used in your business;
- the Declarations; and control at the premises described in
- (c) You have a contractual responsibility
- to pay for loss or damage to the
- (2) We will not pay for any loss or damage
- cje ot mototized conveyance is in suce, whether or not the motor vehimotor vehicle or motorized convey-(s) While the trailer is attached to any tuat occurs:
- :uonow

Page 8 of 14

There can be no abandonment of any property

Common Policy Conditions and the Commercial The following conditions apply in addition to the

000'011\$

Cb 00 10 04 05

co us:

1. Abandonment

Property Conditions.

Page 9 of 14

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2. Appraisal

binding. Each party will: umpire. A decision agreed to by any two will be agree, they will submit their differences to the the property and amount of loss. If they fail to The appraisers will state separately the value of made by a judge of a court having jurisdiction. agree, either may request that selection be praisers will select an umpire. If they cannot petent and impartial appraiser. The two aploss. In this event, each party will select a commake written demand for an appraisal of the property or the amount of loss, either may If we and you disagree on the value of the

- a. Pay its chosen appraiser; and
- b. Bear the other expenses of the appraisal
- and umpire equally.
- right to deny the claim. If there is an appraisal, we will still retain our

3. Duties In The Event Of Loss Or Damage

- the event of loss or damage to Covered a. You must see that the following are done in
- proken. (1) Notify the police if a law may have been ь горецу:
- property involved. damage, Include a description of the (2) Give us prompt notice of the loss or
- (3) As soon as possible, give us a descrip-
- tion of how, when and where the loss or
- and keep a record of your expenses Covered Property from further damage, (4) Take all reasonable steps to protect the damage occurred.
- in the best possible order for examinable, set the damaged property aside and a Covered Cause of Loss. Also, if feasiresulting from a cause of loss that is not pay for any subsequent loss or damage Limit of Insurance. However, we will not of the claim. This will not increase the erty, for consideration in the settlement necessary to protect the Covered Prop-
- ues and amount of loss claimed. property. Include quantities, costs, valtories of the damaged and undamaged (5) At our request, give us complete inven-
- the loss or damage and examine your permit us to inspect the property proving (6) As often as may be reasonably required,
- pooks and records.

Loss to Bidg. 1: 001,09 \$ Limit of Insurance - Bldg. 2: 000,08 \$ Limit of Insurance - Bldg. 1: 000'09 \$ 520 Deductible:

applicable to Bldg. 1 plus the Deductible.

of loss in calculating the loss payable for Bldg. 1:

for Bldg. 2 is the Limit of Insurance of \$80,000. amount of loss payable for Bldg. 2. Loss payable

= 000,08 + 038,93\$:aldayaq asol to Inuoma latoT

098 681\$

as those in Example No. 1.

(exceeds Limit of Insurance plus Deductible)

Loss to Bidg. 2:

(exceeds Limit of Insurance plus Deductible)

000'09\$

(Limit of Insurance)

Total amount of loss payable:

000,08\$

Loss Payable - Bldg. 2:

(Limit of Insurance)

E. Loss Conditions

Loss Payable - Bidg. 1:

000'06

Loss to Bldg. 1: 000,07

The Deductible and Limits of Insurance are the same

This example, too, assumes there is no coinsurance

Example No. 2:

therefore is not subtracted in determining the The Deductible applies once per occurrence and

- - \$ 29,850 Loss Payable Bldg. 1
 - 520

 - 001'09 \$
- The Deductible will be subtracted from the amount

than the sum (\$60,250) of the Limit of Insurance The amount of loss to Bldg. 1 (\$60,100) is less

Loss to Bidg. 2: 000'06 \$

sity.) (This example assumes there is no coinsurance pen-

Example No. 1:

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Cb 00 40 04 05

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- f. We may elect to defend you against suits ered Property. more than their financial interest in the Covers, property, we will not pay the owners
- arising from claims of owners of property.
- We will do this at our expense.
- proof of loss, if you have complied with all of within 30 days after we receive the sworn 9. We will pay for covered loss or damage
- (1) We have reached agreement with you the terms of this Coverage Part and:
- on the amount of loss; or
- (2) An appraisal award has been made.

5. Recovered Property

to repair the recovered property, subject to the will pay recovery expenses and the expenses the amount we paid to you for the property. We be returned to you. You must then return to us prompt notice. At your option, the property will loss settlement, that party must give the other It either you or we recover any property after

e. Vacancy

Limit of Insurance.

a. Description Of Terms

- (1) As used in this Vacancy Condition, the
- term building and the term vacant have
- :woled (d)(r) the meanings set forth in (1)(a) and
- (a) When this policy is issued to a ten-
- vacant when it does not contain leased to the tenant. Such building is means the unit or suite rented or interest in Covered Property, building suf, and with respect to that tenant's
- to conduct customary operations. euondy pneiueze beteousi broberty
- ing. Such building is vacant unless at ing, building means the entire buildowner or general lessee of a build-(b) When this policy is issued to the
- least 31% of its total square tootage
- and used by the lessee or sub-(i) Rented to a lessee or sub-lessee
- (ii) Used by the building owner to operations; and/or lessee to conduct its customary

conduct customary operations.

- interest in the Covered Property.

 - d. We will not pay you more than your financial

 - 30 days after we receive the sworn proof of
 - c. We will give notice of our intentions within
 - property. lating the construction, use or repair of any enforcement of any ordinance or law regunot include the increased cost attributable to
 - b. The cost to repair, rebuild or replace does

 - Condition.
 - which amends of supersedes the Valuation Coverage horm or any applicable provision ble terms of the Valuation Condition in this placement, in accordance with the applicaaged property, or the cost of its repair or re-
 - We will determine the value of lost or damity, subject to b. below.
 - with other property of like kind and qual-
 - (4) Repair, rebuild or replace the property sdieed or appraised value; or
 - (3) Take all or any part of the property at an

 - lost or damaged property, subject to b.
 - (2) Pay the cost of repairing or replacing the ÷ίλυə
 - (1) Pay the value of lost or damaged prop-

 - this Coverage Form, at our option, we will

4. Loss Payment

s. In the event of loss or damage covered by

pe aldued. an examination, an insured's answers must insured's books and records. In the event of to this insurance or the claim, including an sonably required, about any matter relating anted and at such times as may be rea-

settlement of the claim.

b. We may examine any insured under oath,

(8) Cooperate with us in the investigation or

while not in the presence of any other in-

- supply you with the necessary forms. within 60 days after our request. We will investigate the claim. You must do this containing the information we request to (7) Send us a signed, sworn proof of loss
- and records. wit us to make copies from your books sbection, testing and analysis, and peraged and undamaged property for in-Also permit us to take samples of dam-
- satisfy your claims against us for the own-If we pay the owners, such payments will lost or damaged property if other than you. e. We may adjust losses with the owners of

property by the figure determined in Step

the time of loss by the Coinsurance per-

(2) Divide the Limit of Insurance of the

(1) Multiply the value of Covered Property at

Instead, we will determine the most we will

than the Limit of Insurance for the property.

shown for it in the Declarations is greater

loss times the Coinsurance percentage

the value of Covered Property at the time of

a. We will not pay the full amount of any loss if

If a Coinsurance percentage is shown in the

Declarations, the following condition applies.

Common Policy Conditions and the Commercial

The following conditions apply in addition to the

lease in this procedure.

(3) Nothing if others pay for repairs or re-

riod will replace the expiration of the

the expiration of the renewal option pe-

If your lease contains a renewal option,

to the expiration of the lease; and ber of days from the loss or damage

(a) Multiply the original cost by the num-

determine the proportionate value as do not make repairs promptly. We will (2) A proportion of your original cost if you

property if you make repairs promptly.

(1) Actual cash value of the lost or damaged

e. Tenani's Improvements and Betterments at:

d. Glass at the cost of replacement with safety

glazing material if required by law.

the installation of improvements to above by the number of days from (b) Divide the amount determined in (a)

the expiration of the lease.

pay using the following steps:

(1)

1. Coinsurance

Property Conditions.

F. Additional Conditions

placement.

follows:

Page 11 of 14

- beuses you otherwise would have had. the selling price less discounts and exc. "Stock" you have sold but not delivered at
 - (3) Outdoor equipment or furniture.
- cooking, dishwashing or laundering; or (2) Appliances for refrigerating, ventilating,
 - (1) Awnings or floor coverings;
- even when attached to the building: etty will be valued at the actual cash value any property. However, the following propregulating the construction, use or repair of able to enforcement of any ordinance or law does not include the increased cost attribut-The cost of building repairs or replacement

placement. will pay the cost of building repairs or reaged building property is \$2,500 or less, we and the cost to repair or replace the damfies the Additional Condition, Coinsurance,

b. If the Limit of Insurance for Building satis-

e, below. damage, except as provided in b., c., d. and a. At actual cash value as of the time of loss or erty in the event of loss or damage as follows: We will determine the value of Covered Prop-

7. Valuation

the loss or damage by 15%. the amount we would otherwise pay for through b.(1)(f) above, we will reduce other than those listed in b.(1)(a)

- (2) With respect to Covered Causes of Loss
 - (f) Attempted theft.
 - - (e) Theft; or
 - (q) Mater damage;
 - (c) Building glass breakage;
- protected the system against freez-(b) Sprinkler leakage, unless you have
 - (a) Vandalism;
- they are Covered Causes of Loss: caused by any of the following even if (1) We will not pay for any loss or damage

tive days before that loss or damage ochas been vacant for more than 60 consecu-If the building where loss or damage occurs

b. Vacancy Provisions

tion are not considered vacant. (2) Buildings under construction or renova-

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sjuəme	(the minimum amount of insurance to meet your Coinsurance requirements and to avoid the penalty shown below) Step (2): \$180,000 ÷ \$225,000 = .80				
	00	\$520'000 × 60% = \$552'0	Step (1):		
000'09	\$				
20,000	\$	Location No. 2.			
		Personal Property at			
30,000	\$	Bldg. at Location No. 2			
		The amount of loss is:			
1,000	\$	The Deductible is			
180,000	\$	tion Nos. 1 and 2 is			
		sonal Property at Loca-			
		for Buildings and Per-			
		The Limit of Insurance			
%06		centage for it is			
		The Coinsurance per-			
220,000	\$	·			
000,87	\$	Location No. 2			
		Personal Property at			
100'000	\$	Bldg. at Location No. 2			
000'94	\$	Bldg, at Location No. 1			
		The value of property is:	γγhen:		

2. Mortgageholders

\$11,000 is not covered.

:(+) də1S

2(c) dats

a. The term mortgageholder includes trustee.

We will pay no more than \$39,000. The remaining

000'68\$ = 000'1\$ - 000'0\$

 $000'01$ = 08. \times 000'09$$

- c. The mortgageholder has the right to receive der of precedence, as interests may appear. holder shown in the Declarations in their orto buildings or structures to each mortgageb. We will pay for covered loss of or damage
- the building or structure. has started foreclosure or similar action on loss payment even if the mortgageholder
- loss payment if the mortgageholder: gageholder will still have the right to receive the terms of this Coverage Part, the mortor because you have failed to comply with d. If we deny your claim because of your acts
- tailed to do so; erage Part at our request if you have (1) Pays any premium due under this Cov-
- from us of your failure to do so; and within 60 days after receiving notice (2) Submits a signed, sworn proof of loss

- figure determined in Step (2); and the application of any deductible, by the (3) Multiply the total amount of loss, before
- determined in Step (3). (4) Subtract the deductible from the figure
- yourself. to rely on other insurance or absorb the loss less. For the remainder, you will either have (4) or the limit of insurance, whichever is We will pay the amount determined in Step

Example No. 1 (Underinsurance):

	000	\$220'000 × 80% = \$500'0	Step (1):
000,04	\$	si asol to Innome eff	
720	\$	The Deductible is	
100,000	\$	si ii noi	
		The Limit of Insurance	
%08		centage for it is	
		The Coinsurance per-	
S20'000	\$	ei yhə	
		The value of the prop-	.υəηΛΛ

meet your Coinsurance requirements) (the minimum amount of insurance to

Step (2): $9.00,000 \div 000,000$

Step (3): $$40,000 \times 30 = $20,000$

Step (4): 057,612 = 0522 = 000,022

\$20,250 is not covered. We will pay no more than \$19,750. The remaining

Example No. 2 (Adequate Insurance):

Mhen:

40,000	\$ zi seol to truoms edT
520	\$ The Deductible is
200,000	\$ ei ii roi
	The Limit of Insurance
%08	centage for it is
	The Coinsurance per-
Z20'000	\$ etty is
	The value of the prop-

nus the deductible of \$250). -im asol to Inuome 000,04\$) 027,98\$ nent no penalty applies. We will pay no more Insurance in this Example is adequate and (\$250,000 x 80%). Therefore, the Limit of your Coinsurance requirement is \$200,000 The minimum amount of insurance to meet

limit applies. ply to the total of all property to which the more separate items, this condition will apb. If one Limit of Insurance applies to two or

CP 00 10 04 02

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- (1) On or after the effective date of this ouly to loss or damage that occurs: c. The terms of this Optional Coverage apply
- (2) Before the Agreed Value expiration date Optional Coverage; and
- ayown in the Declarations or the policy
- expiration date, whichever occurs first.

2. Inflation Guard

shown in the Declarations. matically increase by the annual percentage fris Optional Coverage applied will autoa. The Limit of Insurance for property to which

b. The amount of increase will be:

- of Insurance, times other policy change amending the Limit gate, the policy anniversary date, or any the most recent of the policy inception (1) The Limit of Insurance that applied on
- a decimal (example: 8% is .08), times shown in the Declarations, expressed as (2) The percentage of annual increase
- . 695 Ya smending the Limit of Insurance, divided date of the most recent policy change of the current policy year or the effective (3) The number of days since the beginning

the policy year (or last since the beginning of The number of days %8 si essenoni The annual percentage lusurance is 100,000 The applicable Limit of :11 Example:

3,200 \$ $= 992 \div$ 341 x 80. x 000,001\$ si The amount of increase bojick cysude) ia 971

a. Replacement Cost (without deduction for

3. Replacement Cost

- erage Form. depreciation) replaces Actual Cash Value in
- the Loss Condition, Valuation, of this Cov-
- b. This Optional Coverage does not apply to:
- Personal property of others;
- (2) Contents of a residence;
- ance, is reinstated and this Optional Covertended, the Additional Condition, Coinsurerage shown in the Declarations is not ex-

property bears to the Agreed Value shown

surance under this Coverage Part for the

erty than the proportion that the Limit of In-

no more for loss of or damage to that prop-

this Optional Coverage applies. We will pay

does not apply to Covered Property to which

least 10 days before the expiration date of

give written notice to the mortgageholder at

(2) 30 days before the effective date of

(1) 10 days before the effective date of

t. If we cancel this policy, we will give written

and you will pay your remaining mortgage

mortgage and note will be transferred to us

plus any accrued interest. In this event, your

polder the whole principal on the mortgage

At our option, we may pay to the mortgage-

(z) The mortgageholder's right to recover

(1) The mortgageholder's rights under the

comply with the terms of this Coverage

of your acts or because you have tailed to

gamage and deny payment to you because

All of the terms of this Coverage Part will

(3) Has notified us of any change in owner-

e. If we pay the mortgageholder for any loss or

then apply directly to the mortgageholder.

tisk known to the mortgageholder. ship, occupancy or substantial change in

extent of the amount we pay; and

the full amount of the mortgageholder's

mortgage will be transferred to us to the

notice to the mortgageholder at least:

claim will not be impaired.

bayment of premium; or

cancellation if we cancel for any other

cancellation if we cancel for your non-

6. If we elect not to renew this policy, we will

a. The Additional Condition, Coinsurance,

lowing Optional Coverages apply separately to

If shown as applicable in the Declarations, the fol-

b. If the expiration date for this Optional Cov-

for it in the Declarations.

sde exbites.

1. Agreed Value

G. Optional Coverages

ruis bolicy.

each item.

Cb 00 10 04 05

premises. the building had been rebuilt at the original the cost which would have been incurred if cost described in e.(2) above is limited to It a building is rebuilt at a new premises, the

lating the construction, use or repair of any enforcement of any ordinance or law reguinclude the increased cost attributable to f. The cost of repair or replacement does not

Personal Property Of Others 4. Extension Of Replacement Cost To property.

broperty of others. sde apply to replacement cost on personal of the Replacement Cost Optional Cover-Coverage is deleted and all other provisions S.b.(1) of the Replacement Cost Optional Extension as applicable, then Paragraph applicable. If the Declarations show this then this Extension may also be shown as is shown as applicable in the Declarations, a. If the Replacement Cost Optional Coverage

bersonal property of others, the following b. With respect to replacement cost on the

nurranou applies:

broperty or the applicable Limit of Insurthe lesser of the replacement cost of the sple nuder such contract, but not to exceed based on the amount for which you are liitem(s), then valuation of that item(s) will be erns your liability for loss or damage to that is subject to a written contract which gov-If an item(s) of personal property of others

A. Definitions suce.

- leased by fungi. sbores, scents or by-products produced or reincluding mold or mildew, and any mycotoxins, 1. "Fungus" means any type or form of fungus,
- chemicals and waste. Waste includes materials smoke, vapor, soot, fumes, acids, alkalis, thermal irritant or contaminant, including 2. "Pollutants" means any solid, liquid, gaseous or
- 3. "Stock" means merchandise held in storage or to be recycled, reconditioned or reclaimed.
- backing or shipping. isped goods, including supplies used in their for sale, raw materials and in-process or fin-
- (a) Of comparable material and quality;

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essary to repair or replace the lost or (3) The amount actually spent that is nec-

(2) The cost to replace the lost or damaged

(1) The Limit of Insurance applicable to the

a replacement cost basis than the least of

if others pay for repairs or replacement.

(4) We will not pay for loss or damage to

tion of this Coverage Form; and

petterments, the following also apply:

affer the loss or damage.

tor any loss or damage:

tenants' improvements and betterments

cost, as set torth in the Valuation Conditermined as a proportion of your original

provements and betterments will be de-

are not met, the value of tenants' im-

(5) If the conditions in d.(1) and d.(2) above

With respect to tenants' improvements and

(2) Onless the repairs or replacement are

(1) Aufil the lost or damaged property is

to do so within 180 days after the loss or

erage provides if you notify us of your intent

the additional coverage this Optional Cov-

value basis, you may still make a claim for loss or damage settled on an actual cash

cost basis. In the event you elect to have

value basis instead of on a replacement covered by this insurance on an actual cash

and betterments are not considered to be

Optional Coverage, tenants' improvements

Under the terms of this Replacement Cost

marbles, bronzes, porcelains and bric-a-

including etchings, pictures, statuary,

(3) Works of art, antiques or rare articles,

option is shown in the Declarations. (4) "Stock", unless the Including "Stock"

c. You may make a claim for loss or damage

the personal property of others.

ptac; or

actually repaired or replaced; and

d. We will not pay on a replacement cost basis

made as soon as reasonably possible

e. We will not pay more for loss or damage on

- (b) Used for the same purpose; or

property with other property:

lost or damaged property;

(1)' (3) or (3), subject to t. below:

damaged property.

Cb 00 35 04 05 COMMERCIAL PROPERTY

COVERAGE FORM BUSINESS INCOME (WITHOUT EXTRA EXPENSE)

what is and is not covered. Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and

words "we", "us" and "our" refer to the Company providing this insurance. Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The

Other words and phrases that appear in quotation marks have special meaning. Refer to Section G. - Defini-

cated, your premises means: the site at which the described premises are lopreceding paragraph, if you occupy only part of With respect to the requirements set forth in the

- lease or occupy; and a. The portion of the building which you rent,
- cess to, the described premises. it that area services, or is used to gain acwhich the described premises are located, b. Any area within the building or on the site at
- 2. Covered Causes Of Loss, Exclusions And

in the Declarations. See applicable Causes of Loss Form as shown

Computer Operations 3. Additional Limitation - Interruption Of

- Computer Operations. 10 notitional Coverage - Interruption Of electronic data, except as provided under electronic data, or any loss or damage to is caused by destruction or corruption of apply when a "suspension" of "operations" a. Coverage for Business Income does not
- data. receive, process, store, retrieve or send it, which enable the computer or device to tions of a computer or device connected to tions which direct the operations and funcmeans a set of related electronic instructhe foregoing description of electronic data, The term computer programs, referred to in with electronically controlled equipment. ries of computer software which are used processing devices or any other repositodisks, CD-ROMs, tapes, drives, cells, data applications software), on hard or floppy computer software (including systems and ated or used on, or transmitted to or from computer programs stored as or on, creb. Electronic data means information, facts or

Case 1:08-cv-00111

A. Coverage

1. Business Income

Business Income means the:

- or incurred; and come taxes) that would have been earned a. Net Income (Net Profit or Loss before in-
- incurred, including payroll. b. Continuing normal operating expenses

the net sales value of production. For manufacturing risks, Net Income includes

rations: which a Limit of Insurance is shown in the Declalow for one or more of the following options for Coverage is provided as described and limited be-

- a. Business Income including "Rental Value".
- b. Business Income other than "Rental Value".
- c. "Rental Value".

mean "Rental Value" only. shove is selected, the term Business Income will Income will include "Rental Value". If option c. If option a. above is selected, the term Business

Coverage Part apply separately to each. one of the above options, the provisions of this If Limits of Insurance are shown under more than

described premises are located. the area within 100 feet of the site at which the erty in a vehicle, the described premises include to personal property in the open or personal prop-Cause of Loss. With respect to loss of or damage must be caused by or result from a Covered shown in the Declarations. The loss or damage which a Business Income Limit of Insurance is which are described in the Declarations and for physical loss of or damage to property at premises tion". The "suspension" must be caused by direct your "operations" during the "period of restorayou sustain due to the necessary "suspension" of We will pay for the actual loss of Business Income

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(ii) 30 consecutive days after the cntted; or

date determined in (2)(a) above.

occnbsuch' Mith

- physical loss or damage had ocwould have existed if no direct generate the "Rental Value" that sbeed, to the level which would reasonable (i) The date you could restore tenant
- (p) Eugs ou the earlier of: tenantability is restored; and ally repaired, rebuilt or replaced and
- (a) Begins on the date property is actu-
- Non lucht antiud fue belog fust: bay for the actual loss of "Rental Value" loss payable under this policy, we will "operations" produces a "Rental Value"
- If the necessary "suspension" of your
 - (2) "Rental Value"
- of Loss.
- by or resulting from any Covered Cause sae at the described premises caused cansed by direct physical loss or dam-Loss of Business Income must be
- are located. the area where the described premises pneiness conditions caused by the imcome incurred as a result of untavorable does not apply to loss of Business In-
- pact of the Covered Cause of Loss in However, Extended Business Income
- date determined in (1)(a) above. (ii) 30 consecutive days after the
- psq occurred; or
- uo quect bulkaicai loas or gamade amount that would have existed if denerate the business income sbeed, to the level which would "operations", with reasonable
- (i) The date you could restore your
 - (b) Ends on the earlier of:
 - are resumed; and

Value"

- rebuilt or replaced and "operations" "finished stock") is actually repaired,
- (a) Begins on the date property (except Income you incur during the period that: will pay for the actual loss of Business come loss payable under this policy, we
- "operations" produces a Business In-It the necessary "suspension" of your

(1) Business Income Other Than "Rental d. Extended Business Income 4. Additional Coverages

a. Expenses To Reduce Loss

curred. This coverage does not increase beuses to Reduce Loss had not been inof any Coinsurance penalty) if the Exunder this Coverage Form (after application come loss that would have been payable Loss will not be more than the Business Inness Income loss and Expenses to Reduce come. The total of our payment for Busifire, to avoid further loss of Business Inyou incur, except the cost of extinguishing a income, we will pay necessary expenses In the event of a covered loss of Business

The Coinsurance condition does not apply the Limit of Insurance.

determine the total amount payable.

Loss, but it is used as described above to sbecilically to such Expenses to Reduce

b. Civil Authority

the date on which the coverage begins. tiod of up to three consecutive weeks from time of that action, and will apply for a pe-This coverage begins 72 hours after the sulfing from any Covered Cause of Loss. the described premises, caused by or reloss of or damage to property, other than at described premises due to direct physical civil authority that prohibits access to the Income you sustain caused by action of We will pay for the actual loss of Business

We will pay for the actual loss of Business c. Alterations And New Buildings

Cause of Loss to: caused by or resulting from any Covered loss or damage at the described premises Income you sustain due to direct physical

(1) Mew buildings or structures, whether

- (2) Alterations or additions to existing buildcomplete or under construction;
- (3) Machinery, equipment, supplies or buildjude or structures; and
- ing materials located on or within 100
- teet of the described premises and:

- (b) Incidental to the occupancy of new or additions; or (a) Used in the construction, alterations
- restoration" will begin on the date "operalays the start of "operations", the "period of It such direct physical loss or damage deprildings.

tions" would have begun if the direct physi-

cal loss or damage had not occurred.

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Extension is \$100,000 at each location. b. The most we will pay for loss under this

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tion you acquire other than fairs or exhibi-Coverage to apply to property at any locaa. You may extend your Business Income

NEWLY ACQUIRED LOCATIONS

:SWOJJOJ

insurance provided by this Coverage Part as shown in the Declarations, you may extend the If a Coinsurance percentage of 50% or more is

5. Coverage Extension

has not been exhausted. amount of insurance stated in (4) above

"period of restoration", even if the to loss sustained after the end of the in Computer Operations does not apply (5) This Additional Coverage - Interruption

terruption began.

tained in the policy year in which the inyear(s), all loss is deemed to be sustional loss in a subsequent policy year and continues or results in additerruption which begins in one policy next policy year. With respect to any increase the amount of insurance in the at the end of a policy year does not inin that policy year. A balance remaining as a result of subsequent interruptions balance is available for loss sustained does not exhaust this amount, then the ment relating to the first interruption computer systems involved. If loss payor the number of premises, locations or dardless of the number of interruptions sustained in any one policy year, reputer Operations is \$2,500 for all loss tional Coverage - Interruption Of Com-(4) The most we will pay under this Addi-

stall, maintain, repair or replace that you or for you to inspect, design, inployee, or by an entity retained by including a temporary or leased emelectronic data) by any employee, of a computer system (including interruption related to manipulation tion. But there is no coverage for an system or disrupt its normal operadamage or destroy any part of the which it is connected, designed to electronic data) or a network to ou a computer system (including struction introduced into or enacted a virus, harmful code or similar in-(b) The Covered Causes of Loss include

puter Operations. Coverage - Interruption Of Comage provided under this Additional of Loss does not apply to the cover-Loss, the additional Covered Cause dorsed to add a Covered Cause of (c) If the Causes Of Loss Form is en-

lapse as set forth in that form. Computer Operations includes Col-10 noilqunalnl - egsnevoO lanoil applies, coverage under this Addi-(b) If the Causes Of Loss - Broad Form

set forth in that form. fined in that form, and Collapse as the "specified causes of loss" as de-Of Computer Operations is limited to Additional Coverage - Interruption Form applies, coverage under this

(a) If the Causes Of Loss - Special the following: Covered Causes of Loss are subject to

under this Additional Coverage, the (3) With respect to the coverage provided

Covered Cause of Loss. corruption of electronic data due to a puter operations due to destruction or riouz... canzeg pà au interruption in comto apply to a "suspension" of "operaantance that applies to Business Income tional Coverage, you may extend the in-(2) Subject to all provisions of this Addi-

Of Computer Operations, under Additional Limitation - Interruption tronic data has the meaning described (1) Under this Additional Coverage, elec-

e. Interruption Of Computer Operations

ing from any Covered Cause of Loss. described premises caused by or resultby direct physical loss or damage at the Loss of "Rental Value" must be caused

cated.

f . . .

where the described premises are lothe Covered Cause of Loss in the area uess conditions caused by the impact of incurred as a result of unfavorable busidoes not apply to loss of "Rental Value" However, Extended Business Income

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right to deny the claim. If there is an appraisal, we will still retain our

- and umpire equally. b. Bear the other expenses of the appraisal
 - 9' had its chosen appraiser; and

ιυθ· ⊏scμ bsιτλ will:

8 to 4 age4

A decision agreed to by any two will be bindthey will submit their differences to the umpire. expense or amount of loss. If they fail to agree, rately the amount of Net Income and operating Inusqiction. The appraisers will state sepalection be made by a judge of a court having they cannot agree, either may request that se-The two appraisers will select an umpire. If will select a competent and impartial appraiser.

appraisal of the loss. In this event, each party of loss, either may make written demand for an lucome and operating expense or the amount If we and you disagree on the amount of Net

1. Appraisal

Property Conditions. Common Policy Conditions and the Commercial The following conditions apply in addition to the

C. Loss Conditions

- 4. Expenses to Reduce Loss.
- 3. Extended Business Income;
 - 2. Civil Authority;
- 1. Alterations and New Buildings;

sges will not increase the applicable Limit of In-Payments under the following Additional Cover-

in addition to the Limit of Insurance.

The limit applicable to the Coverage Extension is

the Declarations.

rence is the applicable Limit of Insurance shown in

The most we will pay for loss in any one occur-

B. Limits Of Insurance

not apply to this Extension. Additional Condition, Coinsurance, does This Extension is additional insurance. The

rue broperty.

values reported from the date you acquire We will charge you additional premium for

- (3) You report values to us.
- pediu to construct the property; or (2) 30 days expire after you acquire or
 - (1) This policy expires;

of the following first occurs: newly acquired location will end when any

c. Insurance under this Extension for each

pe aldueq: an examination, an insured's answers must

juanted's books and records. In the event of to this insurance or the claim, including an sonably required, about any matter relating ented and at such times as may be reawhile not in the presence of any other in-

b. We may examine any insured under oath,

etations" as quickly as possible.

you must resume all or part of your "op-(8) It you intend to continue your business,

settlement of the claim.

(7) Cooperate with us in the investigation or

supply you with the necessary forms. within 60 days after our request. We will investigate the claim. You must do this containing the information we request to

(e) Send us a signed, sworn proof of loss

and records. wit as to make copies from your books sbecțion, testing and analysis, and peraged and undamaged property for in-

Yeso bermit us to take samples of dam-

pooks and records. the loss or damage and examine your

permit us to inspect the property proving (5) As often as may be reasonably required,

in the best possible order for examinaple, set the damaged property aside and

a Covered Cause of Loss. Also, if feasiresulting from a cause of loss that is not bay for any subsequent loss or damage Limit of insurance. However, we will not of the claim. This will not increase the erty, for consideration in the settlement necessary to protect the Covered Propand keep a record of your expenses Covered Property from further damage,

(4) Take all reasonable steps to protect the buysical loss or damage occurred.

tion of how, when, and where the direct (3) Ye soon as possible, give us a descrip-

acription of the property involved.

bulaical loss or damage. Include a de-(2) Give us prompt notice of the direct ptokeu:

(1) Notify the police if a law may have been the event of loss:

a. You must see that the following are done in 2. Duties In The Event Of Loss

- Limit of Insurance for Business Income is less We will not pay the full amount of any loss if the
- Business Income in the Declarations; times a. The Coinsurance percentage shown for
- b. The sum of:
- petore income taxes), and (1) The Net Income (Net Profit or Loss
- 'səsuədxə (2) Operating expenses, including payroll
- (whichever is later). vions suniversary date, of this policy months following the inception, or last preat the described premises for the 12 (had no loss occurred) by your "operations" that would have been earned or incurred
- ing the following steps: Instead, we will determine the most we will pay us-
- the Coinsurance percentage; last previous anniversary date, of this policy by tor the 12 months following the inception, or 1. Multiply the Net Income and operating expense
- premises by the figure determined in Step 1; 2. Divide the Limit of Insurance for the described
- determined in Step 2. 3. Multiply the total amount of loss by the figure
- surance or absorb the loss yourself. remainder, you will either have to rely on other inthe limit of insurance, whichever is less. For the We will pay the amount determined in Step 3 or
- ing expenses, if applicable, shall be deducted from of applying the Coinsurance condition, the followin determining operating expenses for the purpose
- the total of all operating expenses:
- Prepaid freight outgoing;
- 2. Returns and allowances;
- 3. Discounts;
- 4. Bad debts;

- 2. Collection expenses;
- anueq (iucinqing transportation charges); e. Cost of raw stock and factory supplies con-
- 7. Cost of merchandise sold (including transpor-
- 8. Cost of other supplies consumed (including (safiou charges);
- transportation charges);
- der contract; employees) to resell, that do not continue un-9. Cost of services purchased from outsiders (not
- If a Coinsurance percentage is shown in the Dec-COINSURANCE

b. An appraisal award has been made.

a. We have reached agreement with you on

have complied with all of the terms of this Cov-

ter we receive the sworn proof of loss, if you

We will pay for covered loss within 30 days af-

would have taken to resume "operations"

we will pay based on the length of time it

resume "operations" as quickly as possible,

(including merchandise or stock) at the de-

by using damaged or undamaged property

sume your "operations", in whole or in part,

ness income loss to the extent you can re-We will reduce the amount of your Busi-

(b) Bills, invoices and other vouchers;

(a) Your financial records and account-

vice that existed just before the direct

erations" with the same quality of ser-

toll expenses, necessary to resume "op-

ered Cause of Loss on customers or on

ditions caused by the impact of the Cov-

pneiuese que to tavorable business con-

result of an increase in the volume of

that would likely have been earned as a

curred, but not including any Net Income

uo bulkaical loss or damage had oc-

the direct physical loss or damage oc-

(2) The likely Net Income of the business if

(1) The Net Income of the business before

a. The amount of Business Income loss will be

(3) The operating expenses, including pay-

(4) Other relevant sources of information,

bulkaicsi joaa ot gswsde! sug

c. If you do not resume "operations", or do not

scriped premises or elsewhere.

b. Resumption Of Operations

iud brocedures;

orper preinesses!

determined based on:

3. Loss Determination

:buipnjoui

(c) Deeds, liens or contracts.

the amount of loss; or

se dnickly se possible.

tion to the Common Policy Conditions and the larations, the following condition applies in addi-

Commercial Property Conditions.

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D. Additional Condition

erage Part and:

4. Loss Payment

Coverage applies. described premises to which this Optional does not apply to this Coverage Form at the Coinsurance, a. The Additional Condition,

- Income is the lesser of: b. The most we will pay for loss of Business
- ginning of the "period of restoration"; or 120 days immediately following the be-(1) The amount of loss sustained during the
- Declarations. (2) The Limit of Insurance shown in the

2. Monthly Limit Of Indemnity

Coverage applies. described premises to which this Optional does not apply to this Coverage Form at the a. The Additional Condition, Coinsurance,

restoration" is: days after the beginning of the "period of Income in each period of 30 consecutive b. The most we will pay for loss of Business

(1) The Limit of Insurance, multiplied by

for this Optional Coverage. (2) The fraction shown in the Declarations

Example

The fraction shown in the \$120,000 The Limit of Insurance is :uəų/v

Declarations for this

The most we will pay for 1/L Optional Coverage is

loss in each period of 30

actual amount of loss is: If, in this example, the $$150'000 \times 1/t = $30'000$ couzecniine gala is:

Days 31-60 Days 1-30

000'06\$ 30,000 Days 61-90 20,000 000'07\$

30,000 0e-18 eys G 20,000 Days 31-60 \$30,000 Days 1-30 We will pay:

The remaining \$10,000 is not covered. 000'08\$

a. To activate this Optional Coverage: 3. Business Income Agreed Value

financial data for your "operations": must be submitted to us and must show (1) A Business Income Report/Work Sheet

> is attached); not continue under contract (if Form CP 15 11

is attached); and payroll expense excluded (if Form CP 15 10 11. All ordinary payroll expenses or the amount of

10. Power, heat and refrigeration expenses that do

fare and retirement fund charges based on cost depletion - not percentage depletion; welscrnsi depletion commonly known as unit or ties unless specifically included in coverage; 12. Special deductions for mining properties (royal-

Example No. 1 (Underinsurance): tonnage; hired trucks).

000,004\$ need even policy at the described premises would or last previous anniversary date, of this for the 12 months following the inception, The Net Income and operating expenses Myben:

000,021\$ The Limit of Insurance is %09 si əbe The Coinsurance percent-

000'08 \$ si seol to Innome adT

-inim edt) 000,002\$ = %08 x 000,000+\$ Step 1:

Coluzhuance requirements) mum amount of insurance to meet your

 $000'09\$ = 94. \times 000'08 \$$ Step 3: $$420,000 \div $200,000 \div$ Step 2:

maining \$20,000 is not covered. We will pay no more than \$60,000. The re-

Example No. 2 (Adequate Insurance):

policy at the described premises would or last previous anniversary date, of this for the 12 months following the inception, The Net Income and operating expenses :uəų\/

The Coinsurance percentage have been \$400,000

%09

000'08 \$ The amount of loss is \$500,000 The Limit of Insurance is

pay no more than \$80,000 (amount of loss). ample is adequate and no penalty applies. We will 50%). Therefore, the Limit of Insurance in this Ex-Coinsurance requirement is \$200,000 (\$400,000 x The minimum amount of insurance to meet your

E. Optional Coverages

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each item. lowing Optional Coverages apply separately to If shown as applicable in the Declarations, the fol-

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Document 21-2

000'08\$

\$200,000

000'001\$

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:uəu//

Example

4. Extended Period Of Indemnity

shown in the Declarations for this Optional (1)(p) and (2)(p) is replaced by the number Income, the number "30" in Subparagraphs Under Paragraph A.4.d., Extended Business

F. Definitions

1. "Finished Stock" means stock you have manu-

tactured.

Coverage.

Coinsurance percentage shown for Business coholic products being aged, unless there is a "Finished stock" also includes whiskey and al-

"Finished stock" does not include stock you Income in the Declarations.

Coverage Part. premises of any retail outlet insured under this have manufactured that is held for sale on the

- 2. "Operations" means:
- described premises; and a. Your business activities occurring at the
- "Rental Value" or "Rental Value" applies. if coverage for Business Income including b. The tenantability of the described premises,
- time that: 3. "Period of Restoration" means the period of
- sulfing from any Covered Cause of Loss at buysical loss or damage caused by or rea. Begins 72 hours after the time of direct
- the described premises; and
- p. Ends on the earlier of:
- rebuilt or replaced with reasonable scribed premises should be repaired, (1) The date when the property at the de-
- new permanent location. (2) The date when business is resumed at a sbeed and similar quality; or
- "Period of restoration" does not include any in-
- ment of any ordinance or law that: creased period required due to the enforce-
- pair, or required the tearing down of any (1) Regulates the construction, use or re-
- (2) Requires any insured or others to test broperty; or
- way respond to, or assess the effects of treat, detoxify or neutralize, or in any for, monitor, clean up, remove, contain,
- The expiration date of this policy will not cut "pollutants".

short the "period of restoration".

 $000'04$ = 000'08$ \times 09$

The Business Income Limit of Insur-

more of any loss than the amount of loss

less than the Agreed Value, we will not pay

d. If the Business Income Limit of Insurance is

this Optional Coverage; or

Business Income Limit of Insurance.

(S) When you request a change in your

(1) Within 12 months of the effective date of

submit a new Work Sheet and Agreed Coinsurance, automatically if you do not

(1) 12 months after the effective date of this

months you report on the Work

SI gniwollof and rot asserting 12

(b) The amount of Net Income and op-

in the Declarations; multiplied by

(a) The Coinsurance percentage shown

Agreed Value should be at least equal

must be shown in the Declarations. The

Coverage applies, and an Agreed Value Business Income Agreed Value Optional

diately following the inception of this

(b) Estimated for the 12 months imme-

date of the Work Sheet; and (a) During the 12 months prior to the

ent tant etacions must indicate that the

Optional Coverage.

b. The Additional Condition, Coinsurance, is

c. We will reinstate the Additional Condition,

(2) The expiration date of this policy;

Optional Coverage; or

2(cb (p):

The amount of loss is

The Agreed Value is

(2) The Agreed Value.

unitiplied by:

Value:

suce: qivided by

whichever occurs first.

:litun papuadsns

Sheet.

The Limit of Insurance is

2(eb (9): 09' = 000'007\$ ÷ 000'001\$

\$40,000 is not covered. We will pay \$40,000. The remaining

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or "Rental Value" applies.

ness activities; or

Business Income including "Rental Value"

is rendered untenantable, if coverage for

b. That a part or all of the described premises

a. The slowdown or cessation of your busi-

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- consists of: 5. "Rental Value" means Business Income that als to be recycled, reconditioned or reclaimed. chemicals and waste. Waste includes materiswoke, vapor, soot, fumes, acids, alkalis, or thermal irritant or contaminant, including 6. "Suspension" means: 4. "Pollutants" means any solid, liquid, gaseous
- cnbieg p\ \lambda \on! sug gou of the described premises which is ocyou, including fair rental value of any por-Declarations as furnished and equipped by occupancy of the premises described in the or incurred as rental income from tenant come taxes) that would have been earned a. Net income (Net Profit or Loss before in-
- :6uipnjoui incurred in connection with that premises, b. Confinuing normal operating expenses
- (1) Payroll; and
- world otherwise be your obligations. legal obligation of the tenant(s) but (2) The amount of charges which are the

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CANCELLATION CHANGES

This endorsement modifies insurance provided under the following:

COMMERCIAL PROPERTY COVERAGE PART

C. The building has:

2.An outstanding demolition order;

1.An outstanding order to vacate;

3.Been declared unsafe by governmental authority.

D. Fixed and salvageable items have been orare being removed from the building and are not being replaced. This does not apply to such removal that is necessary or incidental to any renovation or remodeling.

E. Failure to:

1.Furnish necessary heat, water, sewerservice or electricity for 30 consecutive days ormore, except during a period of seasonal unoccupancy; or

2.Pay property taxes that are owing andhave been outstanding for more than one year following the date due, except that this provision will not apply where you are in a bona fide dispute with the taxing authority regarding payment of such taxes.

The following is added to the CANCELLATION Common Policy Condition:

If any one of the following conditions exists at any building that is Covered Property in this policy, we may cancel this Coverage Part by mailing or delivering to the first Named Insured written notice of cancellation at least 5 days before the effective date of cancellation.

A. The building has been vacant or unoccupied60 or more consecutive days. This does not applyto:

1.Seasonal unoccupancy;

2.Buildings in the course of construction, renovation or addition; or

3.Buildings to which the Vacancy Permit endorsement applies.

Buildings with 65% or more of the rental units or floor area vacant or unoccupied are considered unoccupied under this provision.

B. Affer damage by a covered cause of loss, permanent repairs to the building:

1.Have not started, and

2.Have not been contracted for,

within 30 days of initial payment of loss.

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THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

TERRORISM CAP ON LOSSES FROM CERTIFIED ACTS OF

Lipis endorsement modifies insurance provided under the following:

BOILER AND MACHINERY COVERAGE PART

COMMERCIAL CRIME COVERAGE FORM

COMMERCIAL CRIME POLICY

COMMERCIAL INLAND MARINE COVERAGE PART

COMMERCIAL PROPERTY COVERAGE PART

EMPLOYEE THEFT AND FORGERY POLICY

FARM COVERAGE PART

GOVERNMENT CRIME COVERAGE FORM

GOVERNMENT CRIME POLICY

KIDNAP/RANSOM AND EXTORTION COVERAGE FORM

STANDARD PROPERTY POLICY KIDNAP/RANSOM AND EXTORTION POLICY

A. Cap On Certified Terrorism Losses

:gniwollof that Act for a "certified act of terrorism" include the Insurance Act of 2002. The criteria contained in of terrorism pursuant to the federal Terrorism Risk Afterney General of the United States, to be an act concurrence with the Secretary of State and the certified by the Secretary of the Treasury, in "Certified act of terrorism" means an act that is

1.The act resulted in aggregate losses inexcess

ot \$5 million; and

2. The act is a violent act or an act that is

dangerous to human life, property or

conduct of the United States Government by States or to influence the policy or affect the coerce the civilian population of the United person or foreign interest, as part of an effort to or individuals acting on behalf of any foreign intrastructure and is committed by an individual

our liability for payments for terrorism losses. application of any clause which results in a cap on of Congress pursuant to the Act) due to the the terms of that Act (including subsequent action amounts for which we are not responsible under Insurance Act of 2002, we will not pay any terrorism" under the federal Terrorism Risk With respect to any one or more "certified acts of

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Exclusion.

The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for any loss which would otherwise be excluded under this Coverage Part or Policy, such as losses excluded by the Nuclear Hazard Exclusion or the War And Military Action

B. Application Of Exclusions

CAUSES OF LOSS - SPECIAL FORM

Words and phrases that appear in quotation marks have special meaning. Refer to Section F. - Definitions.

ground surface. soil and the action of water under the thawing, erosion, improperly compacted include contraction, expansion, freezing, or other parts of realty. Soil conditions or other disarrangement of foundations conditions which cause settling, cracking lapse), rising or shifting including soil (4) Earth sinking (other than sinkhole col-

age caused by that fire or explosion. explosion, we will pay for the loss or damb.(1) through (4) above, results in fire or But if Earth Movement, as described in

Action. fire, building glass breakage or Volcanic tor the loss or damage caused by that breakage or Volcanic Action, we will pay fusion results in fire, building glass But if volcanic eruption, explosion or ef-(5) Volcanic eruption, explosion or effusion.

canseq ph: volcano when the loss or damage is damage resulting from the eruption of a Volcanic action means direct loss or

- spock waves; (a) Airborne volcanic blast or airborne
- (b) Ash, dust or particulate matter; or
- (c) Lava flow.

gle occurrence. any 168 hour period will constitute a sin-All volcanic eruptions that occur within

Volcanic action does not include the cost

or damage to the described property. that does not cause direct physical loss to remove ash, dust or particulate matter

c. Governmental Action

of governmental authority. Seizure or destruction of property by order

age Part. the fire would be covered under this Coverat the time of a fire to prevent its spread, if dered by governmental authority and taken by or resulting from acts of destruction or-But we will pay for loss or damage caused

A. Covered Causes Of Loss

Physical Loss unless the loss is: ered Causes of Loss means Risks Of Direct When Special is shown in the Declarations, Cov-

- 1. Excluded in Section B., Exclusions; or
- 2. Limited in Section C., Limitations;

that follow.

B. Exclusions

currently or in any sequence to the loss. any other cause or event that contributes con-Such loss or damage is excluded regardless of directly or indirectly by any of the following. 1. We will not pay for loss or damage caused

a. Ordinance Or Law

The enforcement of any ordinance or law:

- repair of any property; or (1) Regulating the construction, use or
- debris. erty, including the cost of removing its (2) Requiring the tearing down of any prop-

whether the loss results from: This exclusion, Ordinance Or Law, applies

- adeq: or even if the property has not been dam-(1) An ordinance or law that is enforced
- loss to that property. moval of its debris, following a physical eling or demolition of property, or reconstruction, repair, renovation, remodwith an ordinance or law in the course of (2) The increased costs incurred to comply

b. Earth Movement

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- rising or shifting related to such event; (1) Earthquake, including any earth sinking,
- rising or shifting related to such event; (2) Landslide, including any earth sinking,
- mining activity has ceased; of a man-made mine, whether or not (3) Mine subsidence, meaning subsidence

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zbuuklet leakage. damage caused by that fire, explosion or sprinkler leakage, we will pay for the loss or 9.(4) above, results in fire, explosion or But if Water, as described in g.(1) through

h. "Fungus", Wet Rot, Dry Rot And Bacteria

any activity of "fungus", wet or dry rot or Presence, growth, proliferation, spread or

bay for the loss or damage caused by that sults in a "specified cause of loss", we will But if "fungus", wet or dry rot or bacteria repacteria.

"specified cause of loss".

Luis exclusion does not apply:

results from fire or lightning; or 1. When "fungus", wet or dry rot or bacteria

fire or lightning. gamage by a cause of loss other than Rot And Bacteria with respect to loss or Coverage For "Fungus", Wet Rot, Dry in the Additional Coverage - Limited 2. To the extent that coverage is provided

damage or affects a substantial area. or not the loss event results in widespread Exclusions B.1.a. through B.1.h. apply whether

or resulting from any of the following: 2. We will not pay for loss or damage caused by

cluding electric arcing, that disturbs electria. Artificially generated electrical current, in-

results in fire, we will pay for the loss or But if artificially generated electrical current cal devices, appliances or wires.

damage caused by that fire.

b. Delay, loss of use or loss of market.

c. Smoke, vapor or gas from agricultural

smudging or industrial operations.

d.(1) Wear and tear;

age or destroy itself; quality in property that causes it to damration, hidden or latent defect or any (2) Rust or other corrosion, decay, deterio-

(3) Smod;

:uois (4) Settling, cracking, shrinking or expan-

by insects, birds, rodents or other anirelease of waste products or secretions, (5) Mesting or intestation, or discharge or

.slem

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d. Muclear Hazard

contamination, however caused. Muclear reaction or radiation, or radioactive

TILE. bay for the loss or damage caused by that active contamination, results in fire, we will But if nuclear reaction or radiation, or radio-

e. Utility Services

lack of sufficient capacity and reduction in the described premises. Failure includes ever caused, if the failure occurs away from supplied to the described premises, how-The failure of power or other utility service

we will pay for the loss or damage caused service results in a Covered Cause of Loss, But if the failure of power or other utility · kıddns

Paragraph B.4.a.(1) applies to these covercoverage. Instead, the Special Exclusion in ness Income coverage or to Extra Expense This exclusion does not apply to the Busiby that Covered Cause of Loss.

f. War And Military Action

(1) War, including undeclared or civil war;

(2) Warlike action by a military force, in-

other agents; or authority using military personnel or any government, sovereign or other against an actual or expected attack, by cluding action in hindering or defending

nanthed power, or action taken by govrebellion, (3) Insurrection, revolution,

fending against any of these. ernmental authority in hindering or de-

g. Water

not; their spray, all whether driven by wind or waves, overflow of any body of water, or (1) Flood, surface water, waves, tides, tidal

(2) Mudslide or mudflow;

sewer, drain or sump; or (3) Water that backs up or overflows from a

(4) Water under the ground surface press-

ing on, or flowing or seeping through:

(a) Foundations, walls, floors or paved

(b) Basements, whether paved or not; or anusces!

(c) Doors, windows or other openings.

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Cb 10 30 04 05

- tion or governmental body. or decide, of any person, group, organizab. Acts or decisions, including the failure to act

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- damage. Paragraph 1. above to produce the loss or
- any way with a cause or event excluded in applies if weather conditions contribute in a. Weather conditions. But this exclusion only
- or damage caused by that Covered Cause of Covered Cause of Loss, we will pay for the loss that is listed in 3.a. through 3.c. results in a through 3.c. But if an excluded cause of loss or resulting from any of the following, 3.a. 3. We will not pay for loss or damage caused by
- further damage at and after the time of loss. means to save and preserve property from m. Neglect of an insured to use all reasonable

to disse cansed by chemicals applied to the This exclusion, I., does not apply to damage

cause of loss". loss or damage caused by that "specified

"specified cause of loss", we will pay for the lease or escape of "pollutants" results in a charge, dispersal, seepage, migration, rethe "specified causes of loss". But if the disrelease or escape is itself caused by any of discharge, dispersal, seepage, migration, telease or escape of "pollutants" unless the I. Discharge, dispersal, seepage, migration,

Cause of Loss. the loss or damage caused by that Covered at the described premises, we will pay for collapse results in a Covered Cause of Loss Additional Coverage for Collapse. But if

k. Collapse, except as provided below in the in the open.

- J. Rain, snow, ice or sleet to personal property pretense.
- traudulent scheme, trick, device or false
- the property if induced to do so by any or anyone else to whom you have entrusted i. Voluntary parting with any property by you
- (including leased employees) is not covleased employees); but theft by employees atruction by your employees (including Luis exclusion does not apply to acts of de-
- hours of employment. (2) Whether or not occurring during the

- (1) Acting alone or in collusion with others;
- broperty for any purpose: fives or anyone to whom you entrust the directors, trustees, authorized representa-

embloyees (including lessed employees), partners, members, officers, managers, h. Dishonest or criminal act by you, any of your

- supply if the heat is not maintained.
- (2) You drain the equipment and shut off the
- pnilding or structure; or
- (1) You do your best to maintain heat in the
- or resulting from freezing, unless: (except fire protective systems) caused by heating, air conditioning or other equipment
- material that leaks or flows from plumbing, 9. Water, other liquids, powder or molten over a period of 14 days or more.
- humidity, moisture or vapor, that occurs of water, or the presence or condensation of
- f. Continuous or repeated seepage or leakage rue dases of combustion pass. within the flues or passages through which within the furnace of any fired vessel or sulfing from the explosion of gases or fuel

bay for loss or damage caused by or retite or combustion explosion. We will also bay for the loss or damage caused by that anita in tire or combustion explosion, we will bibes, steam engines or steam turbines retrol. But it explosion of steam bollers, steam jeased by you, or operated under your consteam engines or steam turbines owned or e. Explosion of steam boilers, steam pipes,

- ot pnilging glass preakage. age caused by that "specified cause of loss" preakage, we will pay for the loss or dam-"specified cause of loss" or building glass listed in 2.d.(1) through (7) results in a
- But if an excluded cause of loss that is
 - (c) Marring or scratching.
- (b) Changes in or extremes of tempera-
- (a) Dampness or dryness of atmos-
- broperty:
- (Y) The following causes of loss to personal vator collision.
- the loss or damage caused by that elesulfs in elevator collision, we will pay for torce. But it mechanical breakdown reture or bursting caused by centrifugal (6) Mechanical breakdown, including rup-

6 to 4 age4

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persons; or or replacement by strikers or other the location of the rebuilding, repair

(4) Any increase of loss caused by or re-

dishes) and their lead-in wiring, masts or

or television antennas (including satellite direct physical loss or damage to radio (3) Any loss caused by or resulting from

Exbense. This exclusion does not apply to Extra

ished stock". (b) The time required to reproduce "fin-

afock"; or

(a) Damage or destruction of "finished

(2) Any loss caused by or resulting from:

from that Covered Cause of Loss. Loss, we will pay for the loss resulting service results in a Covered Cause of

But it the failure of power or other utility

quetion in supply. cludes lack of sufficient capacity and re-

outside of a covered building. Failure inhowever caused, if the failure occurs ice supplied to the described premises, the failure of power or other utility serv-(1) Any loss caused directly or indirectly by

We will not pay for: Or Extra Expense Coverage Form (Without Extra Expense) Coverage Form, Coverage Form, Business Income

a. Business Income (And Extra Expense) specified Coverage Forms. The following provisions apply only to the

4. Special Exclusions

described premises. of part or all of any property on or off the

(4) Maintenance;

renovation or remodeling; or (3) Materials used in repair, construction, eling, grading, compaction;

repair, construction, renovation, remod-(2) Design, specifications, workmanship, :6uns '6ur

(1) Planning, zoning, development, surveyc. Faulty, inadequate or defective:

"operations", due to interference at placing the property or resuming (a) Delay in rebuilding, repairing or re-

:wort gridlus

Action. (e) Paragraph B.1.f., War And Military

- (d) Paragraph B.1.e., Utility Services;
 - (c) Paragraph B.1.d., Muclear Hazard;
- :noitoA
- (b) Paragraph 8.1.c., Governmental
- (a) Paragraph B.1.a., Ordinance Or Law;
- insurance under this Coverage Form:
- (1) The following exclusions do not apply to

c. Legal Liability Coverage Form

(c) Any other consequential loss.

- tion of any license; or
- (b) The suspension, lapse or cancella-
 - (a) Your cancelling the lease;
- (S) We will not pay for any loss caused by:
- Coverage horm. ques uot apply to insurance under this

(1) Paragraph B.1.a. Ordinance Or Law,

b. Leasehold Interest Coverage Form

(e) Yuy ofher consequential loss.

- "noitsroteer to boireq" ent brook
- tion of any license, lease or contract being from suspension, lapse or cancella-
- (2) Any Extra Expense caused by or result-

flonal Coverage or any variation of Extended Period Of Indemnity Op-

come Additional Coverage and the terms of the Extended Business Inof restoration" in accordance with the tion" and any extension of the "period Income during the "period of restoraanch loss that affects your Business sion" of "operations", we will cover is directly caused by the "suspenthe suspension, lapse or cancellation any license, lease or contract. But if (b) Suspension, lapse or cancellation of Page 5 of 9

- such property is Covered Property. owned by you or entrusted to you, provided c. Builders' machinery, tools and equipment
 - (2) Confainers of property held for sale.
 - (1) Glass; or
- restriction does not apply to:
- chinaware and porcelains, if broken. This b. Fragile articles such as statuary, marbles,
- their destruction is made necessary. a. Animals, and then only if they are killed or
- preakage: the "specified causes of loss" or building glass
- tollowing types of property unless caused by 2. We will not pay for loss of or damage to the
- bremises on the basis of unauthorized in-
- becaus of to a place outside the described f. Property that has been transferred to a
- dence to show what happened to the propinstances where there is no physical evisde disclosed on taking inventory, or other evidence of the loss or damage is a short-
- e. Property that is missing, where the only Expense coverage.
- (2) Business Income coverage or Extra der the Builders Risk Coverage Form; or sale by you, unless they are insured un-
- (1) Building materials and supplies held for However, this limitation does not apply to:

- by or resulting from theft.
- as part of the building or structure, caused d. Building materials and supplies not attached
- on the building or structure. results from thawing of snow, sleet or ice
- (2) The loss or damage is caused by or snow, sleet, ice, sand or dust enters; or
- its roof or walls through which the rain, damage by a Covered Cause of Loss to (1) The building or structure first sustains
- quiven by wind or not, unless: snow, sleet, ice, sand or dust, whether structure, caused by or resulting from rain, to personal property in the building or c. The interior of any building or structure, or

- edulpment, other than an explosion. condition of event inside such boilers of
- edulpment caused by or resulting from any b. Hot water boilers or other water heating the gases of combustion pass.
- within the flues or passages through which within the turnace of any fired vessel or resulting from an explosion of gases or fuel gausage to such equipment caused by or equipment. But we will pay for loss of or from any condition or event inside such or steam turbines caused by or resulting a. Steam boilers, steam pipes, steam engines
- and limited in this section. consequence of loss or damage as described addition, we will not pay for any loss that is a erty, as described and limited in this section. In
- 1. We will not pay for loss of or damage to prop-
- and endorsements, unless otherwise stated. The following limitations apply to all policy forms

C. Limitations

radioactive contamination, however

nuclear reaction or radiation, or expense or obligation, resulting from "suit", or pay any damages, loss, We will not defend any claim or

(b) Muclear Hazard

under this Coverage Form. (ii) The building is Covered Property

- executed buot to the accident; (i) Your assumption of liability was
- burglary or robbery, provided that: resulting from an actual or attempted assumed liability for building damage lease agreement in which you have cinsion does not apply to a written contract or agreement. But this exof your assumption of liability in a legally liable to pay, solely by reason "suit", or pay damages that you are We will not defend any claim or

(a) Contractual Liability

to insurance under this Coverage Form: (2) The following additional exclusions apply

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1. With respect to buildings: Imited in D.1. through D.5. below.

D. Additional Coverage - Collapse

building with the result that the building or caving in of a building or any part of a a. Collapse means an abrupt falling down or

ditional Coverage - Collapse as described and

The term Covered Cause of Loss includes the Ad-

- part of the building cannot be occupied for
- b. A building or any part of a building that is in its intended purpose;
- considered to be in a state of collapse; danger of falling down or caving in is not
- if it has separated from another part of the considered to be in a state of collapse even c. A part of a building that is standing is not
- pending, leaning, settling, shrinkage or exevidence of cracking, bulging, sagging, pe in a state of collapse even if it shows building that is standing is not considered to d. A building that is standing or any part of a :6uipjing
- Covered Property insured under this Coverage under this Coverage Form or that contains building or any part of a building that is insured to Covered Property, caused by collapse of a 2. We will pay for direct physical loss or damage
- of the following: Form, if the collapse is caused by one or more
- of building glass, all only as insured against a. The "specified causes of loss" or breakage
- b. Decay that is hidden from view, unless the in this Coverage Part;
- anted prior to collabse; bresence of such decay is known to an in-
- view, unless the presence of such damage c. Insect or vermin damage that is hidden from
- is known to an insured prior to collapse;
- d. Weight of people or personal property;
- e. Weight of rain that collects on a roof;
- coverage.
- ness income coverage or to Extra Expense However, this limitation does not apply to Busi-
- b. Is directly caused by freezing.
- an automatic fire protection system; or
- a. Results in discharge of any substance from :ə6ewep
- aged parts of fire extinguishing equipment if the we will pay the cost to repair or replace damliquid, powder or molten material escapes. But a system or appliance from which water, other
- 4. We will not pay the cost to repair any defect to
- Income coverage or to Extra Expense cover-This limitation, C.3., does not apply to Business
- Covered Property. to, the Limit of Insurance applicable to the These special limits are part of, not in addition
- tickets held for sale, and letters of credit. d. \$250 for stamps, tickets, including lottery
- c. \$2,500 for patterns, dies, molds and forms.
- watches worth \$100 or less per item. This limit does not apply to jewelry and num and other precious alloys or metals. brecious stones, bullion, gold, silver, plati-
- ments, jewels, pearls, precious and semi-
- b. \$2,500 for jewelry, watches, watch move-
- trimmed with fur.
- a. \$2,500 for furs, fur garments and garments
- special limits are: are lost or damaged in that occurrence. The limit applies to any one occurrence of theft, rethrough d., is the total limit for loss of or dam-
- dardless of the types or number of articles that age to all property in that category. The special 3. The special limit shown for each category, a.
- Extra Expense coverage. (2) To Business Income coverage or to ers Risk Coverage Form; or the premises is insured under the Buildteet of the described premises, unless (1) If the property is located on or within 100
 - However, this limitation does not apply:

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period.

be present or active, or recurs, in a later policy "fungus", wet or dry rot or bacteria continues to pay more than a total of \$15,000 even if the "fungus", wet or dry rot or bacteria, we will not barticular occurrence of loss which results in present annual policy period). With respect to a month period (starting with the beginning of the lightning) and Flood which take place in a 12-"specified causes of loss" (other than fire or damage arising out of all occurrences of the most we will pay for the total of all loss or gardless of the number of claims, this limit is Limited Coverage is limited to \$15,000. Re-3. The coverage described under E.2. of this

- wet or dry rot or bacteria are present. there is a reason to believe that "fungus", damaged property is completed, provided repair, replacement or restoration of the c. The cost of testing performed after removal,
- pacieus; aug gain access to the "fungus", wet or dry rot or the building or other property as needed to
- b. The cost to tear out and replace any part of
- the "fungus", wet or dry rot or bacteria; or bacteria, including the cost of removal of Property caused by "fungus", wet or dry rot
- a. Direct physical loss or damage to Covered
- Coverage, the term loss or damage means: or dry rot or bacteria. As used in this Limited 2. We will pay for loss or damage by "fungus", wet
- applies to the affected premises. b. Flood, if the Flood Coverage Endorsement
- lightning; or
- a. A "specified cause of loss" other than fire or
- further damage at the time of and after that ocused to save and preserve the property from riod and only if all reasonable means were lowing causes that occurs during the policy pebacteria is the result of one or more of the folapplies when the "fungus", wet or dry rot or
- 1. The coverage described in E.2, and E.6. only
 - "Fungus", Wet Rot, Dry Rot And Bacteria E. Additional Coverage - Limited Coverage For
 - this Coverage Part.
- increase the Limits of Insurance provided in 5. This Additional Coverage, Collapse, will not
- segjiud' suuuksde oi exbausiou: ctacking, bulging, sagging, bending, leaning,
- Collapse of personal property does not mean
- property caused by the collapse. scratching is the only damage to that personal not apply to personal property if marring and/or The coverage stated in this Paragraph 4. does

- to be personal property or real property. whether that kind of property is considered kind listed in 3, above, regardless of
- c. The property which collapses is not of a inside a building; and
- p. The personal property which collapses is
- Loss listed in 2.a. through 2.f. above;
- a. The collapse was caused by a Cause of collapse of personal property only if:
- damage to Covered Property caused by such collapse of a building, we will pay for loss or caves in and such collapse is not the result of 4. If personal property abruptly falls down or
- Coverage Form.
- b. The property is Covered Property under this Coverage Form; and
- collapse of a building insured under this
- a. Such loss or damage is a direct result of the
- damage to that property only if: listed in 2.b. through 2.t., we will pay for loss or
- if the collapse is caused by a cause of loss
- Walks, roadways and other paved surfaces;
- h. Retaining walls; and
 - 'sabueu
- 9. Beach or diving platforms or appurte
 - f. Piers, wharves and docks;
 - er Fences;
 - d. Outdoor swimming pools;
 - c. Yard fixtures;
 - Awnings, gutters and downspouts; wiring, masts or towers;
- cluding satellite dishes) and their lead-in
- a. Outdoor radio or television antennas (in-
 - 3. With respect to the following property:
- loss listed in 2.a., 2.d. and 2.e. this Causes of Loss Form for the causes of limit the coverage otherwise provided under The criteria set forth in 1.a. through 1.d. do not
- collapse. remodeling or renovation, contributes to the tive material or methods, in construction, tor the loss or damage even it use of detecloss listed in 2.a. through 2.e., we will pay blete and is cansed in part by a cause of struction, remodeling or renovation is com-However, if the collapse occurs after conconstruction, remodeling or renovation. collapse occurs during the course of the construction, remodeling or renovation if the f. Use of defective material or methods in

3. Glass

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1. Property in Transit

This Extension applies only to your personal

property to which this form applies.

while between points in the coverage terria motor vehicle you own, lease or operate scribed premises. Property must be in or on transit more than 100 feet from the decustody or control of your salespersons) in property (other than property in the care, this Coverage Part to apply to your personal a. You may extend the insurance provided by

result from one of the following causes of p. Loss or damage must be caused by or tory.

(1) Fire, lightning, explosion, windstorm or

hail, riot or civil commotion, or vandal-

ject. It does not mean your vehicle's your vehicle with another vehicle or ob-Collision means accidental contact of (2) Vehicle collision, upset or overturn.

by forced entry into a securely locked (3) Theft of an entire bale, case or package contact with the road bed.

There must be visible marks of the body or compartment of the vehicle.

c. The most we will pay for loss or damage forced entry.

under this Extension is \$5,000.

This Coverage Extension is additional insur-

ance. The Additional Condition, Coinsurance,

does not apply to this Extension.

Molten Material Damage 2. Water Damage, Other Liquids, Powder Or

It loss or damage caused by or resulting from

tension does not increase the Limit of Insurother substance escapes. This Coverage Exsystem or appliance from which the water or building or structure to repair damage to the the cost to tear out and replace any part of the material damage loss occurs, we will also pay covered water or other liquid, powder or molten

tepair or replacement of damaged glass is temporary plates or board up openings if a. We will pay for expenses incurred to put up

delayed.

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restoration"), but such coverage is limited to such a delay occurs during the "period of tained during the delay (regardless of when we will pay for loss and/or expense suspacteria prolongs the "period of restoration", mediation of "fungus", wet or dry rot or "fungus", wet or dry rot or bacteria but rewas cansed by loss or damage other than b. If a covered "suspension" of "operations"

30 days. The days need not be consecutive.

than 30 days. The days need not be conexpense sustained in a period of not more pense is limited to the amount of loss and/or nuder Business Income and/or Extra Exwet or dry rot or bacteria, then our payment or damage to property caused by "fungus", such "suspension" is necessary due to loss sitate a "suspension" of "operations", but dry rot or bacteria does not in itself neces-

a. If the loss which resulted in "fungus", wet or

ness Income and/or Extra Expense coverage

terms and conditions of the applicable Busithe "suspension" of "operations" satisfies all applies to the described premises and only it ness income and/or Extra Expense coverage 6. The following, 6.a. or 6.b., applies only if Busi-

tional Coverage - Collapse. this Causes Of Loss Form or under the Addiuids, Powder Or Molten Material Damage) of der Paragraph F.2. (Water Damage, Other Liqincrease or reduce the coverage provided un-

5. The terms of this Limited Coverage do not

this Limited Coverage. clease in the loss will be subject to the terms of us canses an increase in the loss. Any such inthe extent that "fungus", wet or dry rot or bactethe terms of this Limited Coverage, except to

or bacteria, loss payment will not be limited by Property, not caused by "fungus", wet or dry rot If there is covered loss or damage to Covered

Limit of Insurance on the affected Covered total of all loss or damage, than the applicable loss or damage, we will not pay more, for the "fungus", wet or dry rot or bacteria, and other ficular occurrence results in loss or damage by Insurance on any Covered Property. If a parerage does not increase the applicable Limit of 4. The coverage provided under this Limited CovCase 1:08-cv-00111

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- premises and contains water or steam.
- barts), that is located on the described system including its related equipment and skerem or appliance (other than a sump binmbing, heating, air conditioning or other result of the breaking apart or cracking of a or leakage of water or steam as the direct c. Water damage means accidental discharge
- a talling object. building or structure is first damaged by unless the root or an outside wall of the
- property inside a building or structure, (2) The interior of a building or structure, or
 - (1) Personal property in the open; or
- gamage to: p. Falling objects does not include loss or
- made underground cavities.
- (2) Sinking or collapse of land into man-

- The cost of filling sinkholes; or
- goes uot iuginge: on imestone or dolomite. This cause of loss
- empty spaces created by the action of water ing or collapse of land into underground s. Sinkhole collapse means the sudden sinkмагет автаде.
- talling objects; weight of snow, ice or sleet; ednibment; sinkhole collapse; volcanic action; nou! vandalism; leakage from fire extinguishing smoke; sircraft or vehicles; not or civil commorud: Fire; lightning; explosion; windstorm or hail;
- 2. "Specified Causes of Loss" means the followjeased by fungi. sbores, scents or by-products produced or rejucinging mold or mildew, and any mycotoxins,
- 1. "Fungus" means any type or form of fungus,
 - G. Definitions
- crease the Limit of Insurance. This Coverage Extension, F.3., does not in-
- bjsciud window displays. ing. This does not include removing or reing or replacing glass that is part of a build-
- move or replace obstructions when repairb. We will pay for expenses incurred to re-

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

EXCLUSION OF CERTAIN COMPUTER-RELATED LOSSES

This endorsement modifies insurance provided under the following:

COMMERCIAL INLAND MARINE COVERAGE PART COMMERCIAL PROPERTY COVERAGE PART CRIME AND FIDELITY COVERAGE PART STANDARD PROPERTY POLICY

- 2. Any savice, consultation, design, evaluation, inspection, installation, maintenance, repair, replacement or supervision provided or done by you or for you to determine, rectify or test for, sany potential or actual problems described in Paragraph A.1. of this endorsement.
- B. If an excluded Cause of Loss as described in Paragraph A. of this endorsement results:
- 1. In a Covered Cause of Loss under the Crime and Fidelity Coverage Part, the Commercial Inland Marine Coverage Part or the Standard Property Policy; or
- 2. Under the Commercial Property Coverage Part:
- a. In a "Specified Cause of Loss", or in elevator collision resulting from mechanical breakdown, under the Causes of Loss Special Form; or
- b. In a Covered Cause of Loss under the Causes Of Loss – Basic Form or the Causes Of Loss – Broad Form;
- we will pay only for the loss ("loss") or damage caused by such "Specified Cause of Loss", elevator collision, or Covered Cause of Loss.
- C. We will not pay for repair, replacement or modification of any items in Paragraphs A.1.a. and A.1.b. of this endorsement to correct any deficiencies or change any features.

- A. We will not pay for loss ("loss") or damage caused directly or indirectly by the following. Such loss ("loss") or damage is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the loss ("loss") or damage.
- 1. The failure, malfunction or inadequacy of:
- a. Any of the following, whether belonging to any insured or to others:
- (1) Computer hardware, including microprocessors;
- (2) Computer application software;
- (3) Computer operating systems and related software;
- (4) Computer networks;
- (5) Microprocessors (computer chips) not part of any computer system; or
- (6) Any other computerized or electronic equipment or components; or
- b. Any other products, and any services, data or functions that directly or indirectly use or rely upon, in any manner, any of the items listed in Paragraph A.1.a. of this endorsement:
- due to the inability to correctly recognize, process, distinguish, interpret or accept one or more dates or times. An example is the inability of computer software to recognize the year 2000.

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COMMERCIAL PROPERTY CONDITIONS

This Coverage Part is subject to the following conditions, the Common Policy Conditions and applicable Loss Conditions and Additional Conditions in Commercial Property Coverage Forms.

F. NO BENEFIT TO BAILEE

No person or organization, other than you, having custody of Covered Property will benefit from this insurance.

G. OTHER INSURANCE

1.You may have other insurance subject tothe same plan, terms, conditions and provisions as the insurance under this coverage Part. If you do, we will pay our share is the proportion that the applicable Limit of Insurance under this Coverage Part bears to the Limits of Insurance of all insurance to covering on the same basis.

2.If there is other insurance covering thesame loss or damage, other than that described in 1. above, we will pay only for the amount of covered loss or damage in excess of the amount due from that other insurance, whether you can collect on it or not. But we will not pay more than the applicable Limit of insurance.

H. POLICY PERIOD, COVERAGE TERRITORY

Under this Coverage Part:

1.We cover loss or damage commencing:

a.During the policy period shown in the Declarations; and

b.Within the coverage territory.

2.The coverage territory is: a.The United States of America(including its

territories and possessions);

b.Puerto Rico; and

.cbanada.

A. CONCEALMENT, MISREPRESENTATIONOR.

This Coverage Part is void in any case of fraud by you as it relates to this Coverage Part at any time. It is also void if you or any other insured, at any time, intentionally conceal or misrepresent a

material fact concerning:

1.This Coverage Part;

GUARIA

2.The Covered Property;

3.Your interest in the Covered Property; or

4.A claim under this Coverage Part.

В. СОИТЯОL ОF РЯОРЕЯТУ

Any act or neglect of any person other than you beyond your direction or control will not affect this insurance.

The breach of any condition of this Coverage Part at any one or more locations will not affect coverage at any location where, at the time of loss or damage, the breach of condition does not exist.

C. INSURANCE UNDER TWO OR MORE COVERAGES

If two or more of this policy's coverages apply to the same loss or damage, we will not pay more than the actual amount of the loss or damage.

D. LEGAL ACTION AGAINST US

No one may bring a legal action against us under this Coverage Part unless:

1. There has been full compliance with all offhe terms of this Coverage Part; and

2. The action is brought within 2 years afferthe date on which the direct physical loss or damage occurred.

E. LIBERALIZATION

If we adopt any revision that would broaden the coverage under this Coverage Part without additional premium within 45 days prior to or during the policy period, the broadened coverage will immediately apply to this Coverage Part.

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Filed 05/09/2008

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AGAINST OTHERS TO US I. TRANSFER OF RIGHTS OF RECOVERY

writing:

way waive your rights against another party in must do nothing after loss to impair them. But you everything necessary to secure our rights and payment. That person or organization must do rights are transferred to us to the extent of our rights to recover damages from another, those make payment under this Coverage Part has If any person or organization to or for whom we

This will not restrict your insurance. c.Your tenant.

party is one of the following:

:mnit esenieud A.d

Covered Income.

(5) Lhat owns or controls you; or

(1)Owned or controlled by you; or

a.Someone insured by this insurance;

2. After a loss to your Covered Property or

1. Prior to a loss to your Covered Propertyor

Covered Income only if, at time of loss, that

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COMMON POLICY CONDITIONS

All Coverage Parts included in this policy are subject to the following conditions.

b.Give you reports on the conditions wefind;

86 11 71 00 JI

c.Recommend changes.

couqitions:

surveys, inspections, 2.We are not obligated to make any

the public. And we do not warrant that to provide for the health or safety of workers or perform the duty of any person or organization safety inspections. We do not undertake to premiums to be charged. We do not make undertake relate only to insurability and the recommendations and any such actions we do

b.Comply with laws, regulations, codesor a.Are safe or healthful; or

standards.

3.Paragraphs 1. and 2. of this conditionapply not

makes insurance inspections, surveys, reports rate service or similar organizationwhich only to us, but also to any rating, advisory,

4.Paragraph 2. of this condition does notapply to or recommendations,

any inspections, surveys, reports or

ordinances or regulations, of boilers, pressure certification, under state or municipal statutes, recommendations we may make relative to

E. Premiums vessels or elevators.

Declarations: £he The first Named Insured shown

1.1s responsible for the payment of all

premiums; and

2.Will be the payee for any return premiumswe

Policy F. Transfer Of Your Rights And Duties Under This

transferred without our written consent except in Your rights and duties under this policy may not be

the case of death of an individual named insured.

custody of your property will have your rights and appointed, anyone having proper temporary representative. Until your legal representative is within the scope of duties as your legal to your legal representative but only while acting If you die, your rights and duties will be transferred

duties but only with respect to that property.

a.Make inspections and surveys at anytime;

during the policy period and up to three years

records as they relate to this policy at any time

We may examine and audit your books and

amended or waived only by endorsement issued

bolicy with our consent. This policy's terms can be is authorized to make changes in the terms of this

The first Named Insured shown in the Declarations you and us concerning the insurance afforded.

This policy contains all the agreements between

effective even if we have not made or offered a

less than pro rata. The cancellation will be

Named Insured cancels, the refund may be

Named Insured any premium refund due. Ifwe

date of cancellation. The policy periodwill end

cancellation if we cancel for any other

cancellation if we cancel for nonpayment of

delivering to the first Named Insured written

or delivering to us advance written notice of

Declarations may cancel this policy by mailing

cancel, the refund will be pro rata. If the first

5.If this policy is cancelled, we will send thefirst

4.Notice of cancellation will state theeffective

Named Insured's last mailing address

3.We will mail or deliver our notice to thefirst

b.30 days before the effective date of

a.10 days before the effective date of

2.We may cancel this policy by mailing or

1.The first Named Insured shown in the

notice of cancellation at least:

6.If notice is mailed, proof of mailing will be

D. Inspections And Surveys

C. Examination Of Your Books And Records

by us and made a part of this policy.

sufficient proof of notice.

known to us.

bremium; or

cancellation.

A. Cancellation

1.We have the right to:

86 11 21 00 71

afferward.

B. Changes

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imprisonment, fines, or denial of insurance benefits. insurance company for the purpose of defrauding the company. Penalties may include It is a crime to knowingly provide false, incomplete or misleading information to an Maine crime and may be subject to fines and confinement in prison. benefit or knowingly presents false information in an application for insurance is guilty of a Any person who knowingly presents a false or traudulent claim for payment of a loss or Louisiana material thereto commits a fraudulent insurance act, which is a crime. information or conceals, for the purpose of misleading, information concerning any fact company or other person files an application for insurance containing any materially false Any person who knowingly and with intent to defraud any insurance Kentucky claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or "For your protection, Hawaii law requires you to be informed that presenting a fraudulent Hawaii signature is obtained. statement, benefits, or payments under this chapter shall be suspended until such document attesting that he/she has reviewed, understands, and acknowledges the information is guilty of a felony of the third degree." If the injured party refuses to sign the self-insured program, files a statement of claim containing any false or misleading intent to injure, defraud, or deceive any employer or employee, insurance company, or in acknowledgement of the following statement: "Any person who, knowingly and with Workers Compensation: An injured employee or other party shall provide his signature information is guilty of a felony of the third degree. company files a statement of claim containing any false, incomplete, or misleading Any person who knowingly and with intent to injure, defraud, or deceive any insurance Florida materially related to a claim was provided by the applicant. and/or fines. In addition, an insurer may deny insurance benefits if false information purpose of defrauding the insurer or any other person. Penalties include imprisonment Columbia WARNING: It is a crime to provide false or misleading information to an insurer for the

Colorado

District of

guilty of a crime and may be subject to fines and confinement in prison. benefit or knowingly presents false information in an application for insurance is Any person who knowingly presents a false or fraudulent claim for payment of a loss or

Arkansas

Colorado Division of Insurance within the Department of Regulatory Agencies.

regard to a settlement or award payable for insurance proceeds shall be reported to the for the purpose of defrauding or attempting to defraud the policyholder or claiming with provides false, incomplete, or misleading facts or information to a policyholder or claimant damages. Any insurance company or agent of an insurance company who knowingly company. Penalties may include imprisonment, fines, denial of insurance and civil an insurance company for the purpose of defrauding or attempting to defraud the It is unlawful to knowingly provide false, incomplete, or misleading facts or information to

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PN CW 01 0505

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conviction, be subject to imprisonment for up to seven years and the payment of a fine of application or claim containing any false, incomplete or misleading information shall, upon Auto: Any person who knowingly and with intent to injure or defraud any insurer files an

such person to criminal and civil penalties.

fact material thereto commits a fraudulent insurance act, which is a crime and subjects talse information or conceals for the purpose of misleading, information concerning any person files an application for insurance or statement of claim containing any materially Any person who knowingly and with intent to defraud any insurance company or other

Pennsylvania

incomplete or misleading information is guilty of a felony. insurer, makes any claim for the proceeds of an insurance policy containing any false,

Oklahoma

WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any

guilty of insurance fraud. insurer, submits an application or files a claim containing a false or deceptive statement is Any person who, with intent to defraud or knowing that he is facilitating a fraud against an

OHO

rescind the insurance policy."

concealment or misrepresentation of a material fact or circumstances shall be grounds to shall constitute a part of any policy issued whether attached or not and that any willful insured affirms that the foregoing information is true and agrees that these applications material thereto, commits a fraudulent insurance act, which is a crime. The proposed information, or conceals for the purpose of misleading, information concerning any fact company or other person files an application for insurance containing any false Fire Insurance: "Any person who knowingly and with intent to defraud any insurance

for each violation. to exceed five thousand dollars and the value of the subject motor vehicle or stated claim a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not

insurance company, commits motor vehicle to a law enforcement agency, the department of motor vehicles or an

another to make a false report of the theft, destruction, damage or conversion of any "Any person who knowingly makes or knowingly assists, abets, solicits or conspires with

Automobile insurance forms

claim for each such violation."

subject to a civil penalty not to exceed five thousand dollars and the stated value of the

fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also talse information, or conceals for the purpose of misleading, information concerning any person files an application for insurance or statement of claim containing any materially "Any person who knowingly and with intent to defraud any insurance company or other All commercial insurance forms, except as provided for automobile insurance:

New York

crime and may be subject to civil fines and criminal penalties.

New Mexico

benefit or knowingly presents false information in an application for insurance is guilty of a Any person who knowingly presents a false or fraudulent claim for payment of a loss or

penalties. insurance policy is subject to criminal and civil

Any person who includes any false or misleading information on an application for an

New Jersey

Property insurance, Real Or Personal:
The insurance application form shall indic

The insurance application form shall indicate the existence of a criminal penalty for failure

Rhode Island

to disclose a conviction of arson

It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

Tennessee

Workers Compensation: It is a crime to knowingly provide false, incomplete or misleading information to any party to a workers compensation transaction for the purpose of committing fraud. Penalties include imprisonment, fines and denial of insurance benefits.

It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

Virginia

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Document 21-2

Case 1:08-cv-00111

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PN CW 02 0505

- history, and other information related to your account;
- providers, including your insurance coverage selections, premiums, billing and payment information, claims Transactions - We will maintain records of all transactions with us, our affiliates, and our third party service insurance you seek;
- and to determine the cost of such insurance to you. The information we collect will vary with the type of Quotes - We collect information to enable us to determine your eligibility for the particular insurance product information;
- such as your name, address, phone number, e-mail address, and other types of personal identification Submission - During the submission process, you provide us with information about you and your business, comes from the following sources:

obtained, and (c) advising the customer about our products and services. The information we collect generally determining eligibility for the product or service sought by the customer, (b) administering the product or service We collect from a customer or potential customer only the personal information that is necessary for (a)

Collection and Sources of Information

privacy is respected.

- We will audit and assess our operations, personnel and third party service providers to assure that your .8 advise you how to correct errors or make changes to that information; and
- and will advise you how and where to access your account information (unless prohibited by law), and will .Τ We will attempt, with your help, to keep our records regarding you and your business complete and accurate, specific business exception provided in the law;
- insurance, unless you provide us with written authorization to do so, or unless the disclosure is for any We will not disclose medical information about you, your employees, or any claimants under any policy of .9
- required to do so by law;
- group of Companies or to third party service providers unless we disclose to you our intent to do so or we are We will not disclose information about you or your business to any organization outside the XL insurance .6
- manner and only permit employees authorized to use such information to have access to such information; We will train our employees to handle information about you or your business in a secure and confidential .4
- administer our business;
- information necessary to advise you about and deliver to you excellent service and products and to We will not collect and use information about you and your business other than the minimum amount of .ε clearinghouse services;
- underwriting, policy administration, or risk management and only with reputable references and 2. We will verify and exchange information regarding your credit and financial status only for the purposes of
- information that we receive about you;
- We will follow strict standards of security and confidentiality to protect any information you share with us or

and integrity of our records concerning you. Accordingly, we promise that: effective service and products. We understand that gaining and keeping your trust depends upon the security information is essential to the business of insurance and critical to our ability to provide to you excellent, cost-Your privacy and the confidentiality of your business records are important to us. Information and the analysis of

Our Privacy Promise

information about our customers are required to follow this policy. personal information we collect and in order to comply with applicable laws, all individuals with access to personal about a customer and maintain in a personally identifiable way. In order to assure the confidentiality of the companies. For purposes of our Privacy Policy, the term "personal information" includes all information we obtain the Title V of the Gramm-Leach-Billey Act ("GLBA"), we have developed a Privacy Policy that applies to all of our "customers") must be treated with the highest degree of confidentiality. For this reason and in compliance with customers, potential customers, and proposed insureds (referred to collectively in this Privacy Policy as The XL America, Inc. insurance group (the "Companies"), believes personal information that we collect about our

PRIVACY POLICY

Page 2 of 3

PN CW 02 0505

Your independent insurance agent or broker;

disclose information about you to the following categories of person or entities: information we collect about you and your business as is necessary to effect transactions with you. We may also Our employees, employees of our affiliated companies, and third party service providers will have access to

Access to Your Information

control and/or auditing.

actual or potential fraud, misrepresentation or criminal activity, underwriting, policy placement or issuance, loss limited to, claims administration, claims adjustment and management, detection, investigation or reporting of shall not be prohibited, restricted or required for the disclosure of certain insurance functions, including, but not from the customer whose nonpublic personal information is sought to be disclosed. However, an authorization We do not disclose nonpublic personal health information about a customer unless an authorization is obtained

Policy for Personal Information Relating to Nonpublic Personal Health Information

relates to our experience and transactions with the customer.

a policy or account number for use in marketing. We may share with our affiliated companies information that lifestyle information (piloting, skydiving, etc.) solvency, etc. We also do not disclose to any unaffiliated third party employment. "Consumer credit report type information" means such things as net worth, credit worthiness, third party for the purpose of serving as a factor in establishing a consumer's eligibility for credit, insurance or from an application or a credit report regarding a customer who applies for a financial product to any unaffiliated third party. Unless a consumer consents, we do not disclose "consumer credit report" type information obtained purposes unless a contract containing a confidentiality/non-disclosure provision has been signed by us and the We do not disclose personal information to an unaffiliated third party for servicing purposes or joint marketing

as permitted by law. unaffillated third party for necessary servicing of the product or service or for other normal business transactions marketing purposes unless such sharing is permitted by law. Personal information may be disclosed to an

We maintain procedures to assure that we do not share personal information with an unaffiliated third party for

Sharing/Disclosing of Personal Information

We have in place safeguards to protect data and paper files containing personal information.

Storage of Personal Information

to re-verify its accuracy and correct any error as appropriate. become aware that an item of personal information may be materially inaccurate, we will make reasonable effort We retain personal information only as long as required by our business practices and applicable law. If we

Retention and Correction of Personal Information

provide.

and to help underwrite and provide to you the most accurate and cost-effective insurance quote we can credit. We use this information to verify information you provide during the submission and quote processes Credit and Financial Reports - We may receive information about you and your business regarding your

associated with such opinions, comments and advice, we will not disclose this information to you; and best to handle your claim. In order to protect the legal and transactional confidentiality and privileges comments from many people, including attorneys and experts, to aid the claim specialist in determining how investigation, evaluation, and settlement also involves, however, the collection of advice, opinions, and that we collect about your claim unless we are prohibited by law from doing so. The process of claim information about many issues, some of which does not directly involve you. We will share with you any facts under your policies. The investigation of a claim necessarily involves collection of a broad range of Claims - If you obtain insurance from us, we will maintain records related to any claims that may be made

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							7	rivacy Policy	9 of the P	<u>Violatior</u>	

Persons or organizations that conduct scientific studies, including actuaries and accountants; An independent claim adjuster or investigator, or an attorney or expert involved in the claim;

Another insurer if to prevent fraud or to properly underwrite a risk;

An insurance support organization;

Any persons entitled to receive information as ordered by a summons, court order, search warrant, or A state insurance department or other governmental agency, if required by federal, state or local laws; or

NOTICE TO POLICYHOLDERS

U.S TREASURY DEPARTMENT'S OFFICE OF FOREIGN ASSETS CONTROL ("OFAC")

No coverage is provided by this Policyholder Notice nor can it be construed to replace any provisions of your policy. You should read your policy and review your Declarations page for complete information on the coverages you are provided.

This Policyholder Notice provides information concerning possible impact on your insurance coverage due to directives issued by OFAC. Please read this Policyholder Notice carefully.

OFAC administers and enforces sanctions policy, based on Presidential declarations of "national emergency". OFAC has identified and listed numerous

- e Foreign agents
- e Front organizations ●
- e Terrorists
- Terrorist organizations
- Narcotics traffickers

as "Specially Designated Nationals and Blocked Persons". This list can be found on the United States Treasury's web site - http://www.treas.gov/ofac.

In accordance with OFAC regulations, if it is determined that you or any other insured, or any person or entity claiming the benefits of this insurance has violated U.S. sanctions law or is a Specially Designated National and Blocked Person, as identified by OFAC, this insurance will be considered a blocked or frozen contract and all provisions of this insurance will be immediately subject to OFAC. When an insurance policy is considered to be such a blocked or frozen contract, neither payments nor premium refunds may be made without authorization from OFAC. Other limitations on the premiums and payments also apply.

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PN CW 05 0106

POLICY NUMBER: 1L 09 85 01 03

THIS ENDORSEMENT IS ATTACHED TO AND MADE PART OF YOUR POLICY IN RESPONSE TO THE DISCLOSURE REQUIREMENTS OF THE TERRORISM RISK INSURANCE ACT OF 2002. THIS ENDORSEMENT DOES NOT GRANT ANY COVERAGE OR CHANGE THE TERMS AND CONDITIONS OF ANY COVERAGE UNDER THE POLICY.

DISCLOSURE PURSUANT TO TERRORISM RISK INSURANCE ACT OF 2002

2CHEDOLE*

	Declarations.	
	Information required to complete this Schedule, if not shown on this endorsement, will be shown in the	*
ĺ		
-		
	ditional information, if any, concerning the terrorism premium:	»₩
İ	· · · · · · · · · · · · · · · · · · ·	
	\$ (Sertified Acts) \$	ы
Ŀ	V, , t. 2., V,	

B. Disclosure Of Federal Participation in Payment Of Terrorism Losses

The United States Government, Department of the Treasury, will pay a share of terrorism losses insured under the federal program. The federal share equals 90% of that portion of the amount of such insured losses that exceeds the applicable insurer retention.

Case 1:08-cv-00111

A. Disclosure Of Premium

In accordance with the federal Terrorism Risk Insurance Act of 2002, we are required to provide you with a notice disclosing the portion of your premium, if any, attributable to coverage for terrorist acts certified under that Act. The portion of your premium attributable to such coverage is shown in the Schedule of this endorsement or in the policy Declarations.

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IT Wb 3104 0309 IHIC

Secretary

President Dennis P. Kane

Kenneth P. Meagher

All other provisions remain unchanged.

STATUTORY HOME OFFICE:

ADMINISTRATIVE OFFICE:

In Witness clauses in this policy.

representative of the Company.

required by state law, this policy shall not be valid unless countersigned by a duly authorized IN WITNESS WHEREOF, the Company has caused this policy to be executed and attested, and, if

It is hereby agreed and understood that the following in Witness Clause supercedes any and all other

BI2MARCK, ND 58501-4018 314 EAST THAYER AVENUE

CT CORPORATION SYSTEMS STAMFORD, CT 06902-6040 **30 SEAVIEW AVENUE SEAVIEW HOUSE**

IN MITNESS ENDORSEMENT

INDIAN HARBOR INSURANCE COMPANY

SERVICE OF SUIT CLAUSE

It is agreed that in the event of the failure of the Company hereon to pay any amount claimed to be due hereunder, the Company hereon, at the request of the Named Insured will submit to the jurisdiction of a court of competent jurisdiction within the United States. Nothing in this Article constitutes or should be understood to constitute a waiver of the Company's rights to commence an action in any court of competent jurisdiction in the United States, to remove an action to a United States District Court, or to seek a transfer of a case to another court as permitted by the laws of the United States or any state in the United States. It is further agreed that service of process in such United States or any state in the Drifted States. It is further agreed that service of process in such suit may be made upon William P. Pearce of CT Corporation System with principal place of business located at 314 E. Thayer Ave, Bismarck, ND 58501 and that in any suit instituted against the Company upon this contract, the Company will abide by the final decision of such court of any appeal.

The above-named individual is authorized and directed to accept service of process on behalf of the Company in any such suit.

Further, pursuant to any statute of any state, territory, or district of the United States which makes provision therefore, the Company hereon hereby designates the Superintendent, Commissioner or Director of Insurance or other officer specified for that purpose in the statute, or his successor or successors in office, as their true and lawful attorney upon whom may be served any lawful process in action, suit or proceeding instituted by or on behalf of the Named Insured or any beneficiary hereunder arising out of this contract of insurance and hereby designates the above named as the person to whom the said officer is authorized to mail such process or a true copy thereof.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CONNECTICUT CHANGES – CANCELLATION AND NONRENEWAL

This endorsement modifies insurance provided under the following:

CAPITAL ASSETS PROGRAM (OUTPUT POLICY) COVERAGE PART COVERAGE PART PROPERTY COVERAGE PART

- (c) Discovery of fraud or material misrepresentation by you in obtaining the policy or in perfecting any claim under the policy;
- (d) Discovery of any willful or reckless act or omission by you increasing the hazard insured against; or
- (e) A determination by the Commissioner that continuation of the policy would violate or place us in violation of the law; or
- (2) 60 days before the effective date of cancellation if we cancel for one or more of the following reasons;
- (a) Physical changes in the property which increase the hazard insured against;
- (d) A material increase in the hazard insured against; or
- (c) A substantial loss of reinsurance by us affecting this particular line of insurance.
- b. We may not cancel policies in effect for 60 days or more or renewal policies for any reason other than the reasons described in Paragraph 3.a. above.
- If we cancel for nonpayment of premium, you may continue the coverage and avoid the effect of the cancellation by payment in full at any time prior to the effective date of cancellation.
- d. Unless cancellation is for nonpayment of premium, notice of cancellation will state the reasons for cancellation.
- e. Notice of Cancellation will be sent or delivered by:
- (1) Registered Mail;

 A. The CANCELLATION Common Policy Condition is replaced by the following:

CANCELLATION

- 1. The first Named Insured shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
- Cancellation of policies in effect for less than 60 days.
- a. If this policy has been in effect for less than 60 days and is not a renewal of a policy we issued, we may cancel this policy for any reason by giving you written notice of cancellation at least;
- (1) 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
- (2) 30 days before the effective date of cancellation if we cancel for any other reason.
- b. Unless cancellation is for nonpayment of premium, notice of cancellation will state the reasons for cancellation.
- Cancellation of policies in effect for 60 days or more.
- a. If this policy has been in effect for 60 days or more or this is a renewal of a policy we issued, we may cancel this policy by giving you written notice of cancellation at least:
- (1) 10 days before the effective date of cancellation if we cancel for one or more of the following reasons:
- (a) Nonpayment of premium;
- (b) Conviction of a crime arising out of a crime increasing the hazard incured

Filed 05/09/2008

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- be added hereto by agreement in writing. and obligations of such mortgage holder may gage. Ofher provisions relating to the interests quire an assignment thereof and of the mortor we may pay off the mortgage debt and reont impairing mortgage holder's rights to sue; mortgage holder's rights of recovery, but withmortgage holder, be subrogated to all the shall, to the extent of payment of loss to the ability existed as to the mortgagor or owner, we ment and of bringing suit. If we claim that no lihereof relating to appraisal and time of payafter and shall be subject to the provisions the form specified within sixty (60) days thereholder, upon notice, shall render proof of loss in If you fail to render proof of loss such mortgage
- 1. It any conditions of the Connecticut Standard D. The following are added:
- of Connecticut Standard Fire Policy will apply. than any other policy condition, the conditions Section 98) are construed to be more liberal Fire Policy, (Connecticut Statutes, Chapter 38,

2. NONRENEWAL

- address last known to us. of this policy. The notice will be sent to your at least 60 days before the expiration date renewal, stating the reason for nonrenewal, mail or deliver to you a written notice of nona. If we decide not to renew this policy we will
- b. This notice will be delivered or sent by:
- (2) Certified mail; or (1) Registered mail;
- (3) Mail evidenced by a certificate of mail-
- cient proof of notice. If notice is mailed, proof of mailing is suffi-
- newal. bay any advance premium required for renotice it nonrenewal is due to your failure to c. However, we are not required to send this

- (2) Certified Mail; or
- Office certificate of mailing. (3) Mail evidenced by a United States Post
- address known to us. 4. We will give notice to you at your last mailing
- date of cancellation. The policy period will end 5. Notice of cancellation will state the effective
- excess premium (if not tendered) will be rerefund. Notice of cancellation will state that the tective even it we have not made or offered a less than pro rata. The cancellation will be ef-Named Insured cancels, the retund may be cancel, the refund will be pro rata. If the first Named Insured any premium refund due. If we If this policy is cancelled, we will send the first
- cient proof of notice. 7. If notice is mailed, proof of mailing will be suffi-
- B. The following are added to the APPRAISAL Loss

innded on demand.

on that date,

- praiser selected within 20 days of the written 1. You and we must notify the other of the ap-
- selection of an umpire by a judge of a court of an umpire within 15 days, they must request 2. If the appraisers do not agree on the selection demand for appraisal.
- C. The MORTGAGE HOLDERS Additional Condition having jurisdiction.
- is replaced by the following:

OBLIGATIONS GNA INTERESTS HOLDER MORTGAGE

holder a ten days' written notice of cancellation. way be cancelled by giving to such mortgage herein as the insured, such interest in this policy part, to a designated mortgage holder not named It loss hereunder is made payable, in whole or in

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

AND NONRENEWAL KENTUCKY CHANGES – CANCELLATION

This endorsement modifies insurance provided under the following:

BOILER AND MACHINERY COVERAGE PART

CAPITAL ASSETS PROGRAM (OUTPUT POLICY) COVERAGE PART

COMMERCIAL AUTOMOBILE COVERAGE PART

COMMERCIAL GENERAL LIABILITY COVERAGE PART

COMMERCIAL INLAND MARINE COVERAGE PART

COMMERCIAL LIABILITY UMBRELLA COVERAGE PART

COMMERCIAL PROPERTY COVERAGE PART

CRIME AND FIDELITY COVERAGE PART

EMPLOYMENT-RELATED PRACTICES LIABILITY COVERAGE PART

FARM COVERAGE PART

LIQUOR LIABILITY COVERAGE PART FARM UMBRELLA LIABILITY POLICY

POLLUTION LIABILITY COVERAGE PART

PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

A. Paragraph 2. of the Cancellation CommonPolicy

PROFESSIONAL LIABILITY COVERAGE PART

2.Cancellation Of Policies In Effect For 60 Days Condition is replaced by the following:

Or Less

cancellation, at least 14 days before the notice of cancellation, stating the reason for delivering to the first Named Insured written less, we may cancel this policy by mailing or If this policy has been in effect for 60 days or

Common Policy Condition: B. The following is added to the Cancellation

effective date of cancellation.

Than 60 Days 7. Cancellation Of Policies in Effect For More

reasons: for one or more of the following we issued, we may cancel this policyonly than 60 days or is a renewal of apolicy a.lf this policy has been in effect formore

(1) Nonpayment of premium;

continuing the policy, or in presenting a your knowledge in obtaining the policy, misrepresentation made by you or with (2)Discovery of fraud or material

claim under the policy;

Page 1 of 2

regulations of the commissioner.

Kentucky insurance code or

would place us in violation offhe

that the continuation ofthe policy

(7) A determination by thecommissioner

(6)We are unable to reinsure the riskcovered

insured property or the occupancy or ordinance with respect toany

(5) A violation of any local fire, health, safety,

which substantially increases any (4) The occurrence of a change in therisk

(3)Discovery of willful or recklessacts or

any hazard insured against;

thereof which substantially increases

building, or constructionregulation

coverage has been issued or renewed;

hazard insured against after insurance

omissions on your part whichincrease

any hazard insured against;

pl the policy; or

nonrenewal, another insurer, or until you have agreed to the have accepted replacement coverage with payment of the appropriate premium until you renewed for the ensuing policy period upon terms and conditions shall be deemed tobe to this Condition, coverage under thesame b.If we cancel this policy based on Paragraph 7.a.above3.If notice of nonrenewal is not providedpursuant

authorized agent by the due date. renewal premium is received by us or our terminate without further notice unless the premium and its due date, the policy will of the policy period, stating the renewal Named Insured at least 30 days beforethe end 4.If we mail or deliver a renewal notice tothe first

renewed and the date it was terminated. known address a notice that the policy was not deliver to the first Named Insured at his last date, we will, within 15 days, mail or premium has not been received by thedue 5.If this policy terminates because therenewal

proof of notice. 6.If notice is mailed, proof of mailing issufficient

> reason for cancellation, at least: cancellation to the first Named Insured, stating the we will mail or deliver a written notice of

nonpayment of premium; or cancellation, if cancellation is for (1)14 days before the effective dateof the

reason stated in 7.a.(2) through cancellation, if cancellation is forany (2)75 days before the effective dateof the

.evods (7).s.T

provision to the contrary: C. The following is added and supersedes any

NONRENEWAL

1.For the purpose of this Condition:

period or term of six months; and months shall be considered to be a policy a.Any policy period or term of less than6

of 1 year. shall be considered a policy period orterm or any policy with no fixed expirationdate b.Any policy period or term of more than 1 year

before the expiration date of the policyperiod. mailing address known to us, at least75 days Insured shown in the Declarations, atthe last the reason for nonrenewal, to the firstNamed deliver written notice of nonrenewal, stating 2.If we elect not to renew this policy, we willmail or

Named Insured: Zaragon Holdings, Inc.

Policy Effective Date: 8/15/2006

Policy Expiration Date: 8/15/2007

Policy No: FCI 003 8380 issued on behalf of: Indian Harbor Insurance Company forms a part of This endorsement effective: 8/15/2006

OCCURRENCE LIMIT OF LIABILITY

bolicy: It is understood and agreed that the following special terms and conditions apply to this

- event, irrespective of the number of locations involved. liability of this Company exceed this limit or amount in one disaster, casualty, or Notwithstanding anything to the contrary contained herein, in no event shall the 1. The Limit of Liability of \$5,000,000.00, is a limit of amount per occurrence.
- Company shall be limited to the least of the following: Company, or attached to this policy. In the event of loss hereunder, liability of the 2. The premium for this policy is based upon the Statement of Values on file with the
- a) the actual adjusted amount of loss, less applicable deductible(s);
- qeqnctiple(s): latest Statement of Values on file with the Company, less applicable b) the total stated value for the property involved, as shown on the
- this policy or endorsed on this policy. c) the Limit of Liability or amount of Insurance shown on the face of

All other terms and conditions of this policy remain unchanged.

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Named Insured: Zaragon Holdings, Inc.

Policy Effective Date: 8/15/2006

Policy Expiration Date: 8/15/2007

Policy No: FCI 003 8380 issued on behalf of: Indian Harbor Insurance Company forms a part of This endorsement effective: 8/15/2006

POLLUTION AND CONTAMINATION EXCLUSION

been present in, on or about the covered property to be removed. would have been incurred had no toxic or hazardous substances, contaminants or pollutants contaminants, or pollutants, this policy will only be liable for the cost of debris removal which the cost of removal of debris is increased due to the presence of toxic or hazardous substances, concurrently or in any sequence to the loss. If loss otherwise covered by this policy occurs and Such loss to property covered is excluded regardless of any other cause or event that contributes pollutants and which by law or civil authority must be restored, disposed of or decontaminated. property which has been contaminated by toxic or hazardous substances, contaminants or Nor will we cover the cost of removal, disposal, decontamination or replacement of insured release or discharge or dispersal of toxic or hazardous substances, contaminants or pollutants. This policy does not cover loss or damage to property covered caused directly or indirectly by the

All other terms and conditions of this policy remain unchanged.

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Named Insured: Zaragon Holdings, Inc.

Policy Effective Date: 8/15/2006

Policy Expiration Date: 8/15/2007

Policy No: FCI 003 8380 issued on behalf of: Indian Harbor Insurance Company This endorsement effective: 8/15/2006 forms a part of

ASBESTOS MATERIAL ENDORSEMENT

does not insure against loss or expense resulting from: Notwithstanding any provision in the Policy to which this endorsement is attached, this policy

usenecessitated by the enforcement of any law or ordinance requiring asbestos material. demolition or increased cost of reconstruction, repair, debris removal or loss of

thepurpose for which it was intended or installed and must be removed or modified. of orutilized on any undamaged portion of the insured's property can no longer be used for any governmental direction or request declaring that asbestos material present in or part

endorsement shall be a part of and not in addition to the limits stated in the Policy. The total amount recoverable for both loss to property and asbestos removal expense under this

All other terms and conditions of this policy remain unchanged.

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All other terms and conditions of this policy remain unchanged.

Each Claim for loss or damage shall be adjusted separately and from the amount of such adjusted claim there shall be deducted the sum of \$10,000.00 Any salvage or other recovery (after expenses incurred in salvage or recovery are deducted) except recovery through subrogation proceedings shall accrue entirely to the benefit of this Company until the sum paid by this Company has been recovered.

DEDUCTIBLE CLAUSE

This endorsement effective: 8/15/2006 forms a part of Policy No: FCI 003 8380 issued on behalf of: Indian Harbor Insurance Company

Policy Effective Date: 8/15/2006

Named Insured: Zaragon Holdings, Inc.

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Named Insured: Zaragon Holdings, Inc.

Policy Effective Date: 8/15/2006

Policy Expiration Date: 8/15/2007

Policy No: FCI 003 8380 issued on behalf of: Indian Harbor Insurance Company forms a part of This endorsement effective: 8/15/2006

WINIMUM EARNED PREMIUM

premium shall become earned. Any condition(s) of the policy notwithstanding. In the event of cancellation of this policy by the Insured, a minimum of 25 % of the total policy

the Insured for the Company to cancel. In the event of such cancellation by the Company for Failure of the Insured to make timely payment of premium shall be considered a request by

Non-Payment of Premium, Minimum Premium shall be due and payable.

computed pro rata not subject to minimum premium. In the event of any other cancellation by the Company, the earned premium shall be

All other terms and conditions of this policy remain unchanged.

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